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David Andrew D'Zmura P. O. Box 2541 Palm Desert, CA 92261-2541

January 8, 2004

Office of Petitions Commissioner for Patents United States Patent and Trademark Office P. O. Box 1450 Alexandria, VA 22313-1450

Attn: USPTO Office of Petitions

Certificate of Transmission by for Transmission from my hours for phone (760) 200.2581

I hereby certify that on this date, January 9, 2004, I have transmitted this letter and enclosures to the USPTO, by means of transmission comprising telefor transmission.

David Andrew D'Zmura sole inventor/sole applicant/sole owner (pro se)
* enclosures to follow under Separate cover

Re:

My Non-Provisional Patent Application: #09/849,582

Filing Date: May 5, 2001

Title: Method of Determining Zodiac Signs

Sole Inventor/Sole Applicant/Sole Owner: David Andrew D'Zmura

David Andrew D'Zmura, pro se independent inventor

Born: November 21, 1960 Citizenship: USA

Entity Status: Small Entity (I am a pro se independent inventor)

Attorney/Agent:

None

Group Art Unit:

3712

Examiner:

Mr. Kurt Fernstrom

Renewed Petition under 37 C.F.R. § 1.137(A) and 37 C.F.R. § 1.137(B)

Dear Madam or Sir:

I am in receipt of your Office's Decisions on my Renewed Petition, prepared by your Office of Petition's Attorney, Mr. Paul Shanoski, bearing mailing dates of Nov. 12, 2002, and of Nov. 17, 2003, and comprising Paper No. 26, and Paper No. 27, respectively. I hereby submit my Renewed Petition under 37 C.F.R. § 1.137(A) for your USPTO Office of Petitions' Decision.

I am pursuing my Renewed Petition under 37 C.F.R. § 1.137(A), because I believe that I sufficiently meet the unavoidable standard, caused by financial hardship, and because I believe, that in providing your Office of Petitions with further details, addressing the points raised in Papers numbered No. 24, 26, and 27, that I can clarify and satisfy your Office's needs for detail.

In your Office's Decision, mailing date 9/22/03, and in your Office's Decision, mailing date of November 12, 2003, your Office incorrectly recited the facts of my attempt to sell my car to an auto dealership. I related the facts accurately to your Office in my Petition to you, dated September 8, 2003 however, I feel it necessary, by your mistakes, to advise you of them again. Further, your Decision, 11/12/03, could be construed as written in a dubious tone towards me.

First, I was instructed by the auto dealer to return on August 26th to pick up a check for \$3,700, and did so on that date. Second, on my arrival on the 26th, the auto dealer said they were not able to secure financing for my auto purchase, despite providing me with a valid purchase contract on August 16th, after running my credit and application, stating GMAC was lien-holder. I learned from GMAC, afterwards, that the dealer had submitted an application instantly rejected.

On August 26th, despite being justifiably upset by the auto dealer's apparent deception, I relinquished the new vehicle to the dealer, and received back my car (an Acura Integra), whereas, my old car was returned to me after being noticeably driven, sat in, etc. in the interim. The dealer did not re-possess the new vehicle, but signed a statement, that date, the 26th, stating that I returned the new vehicle, the 26th, due to the auto dealer's inability to secure the financing.

Since I sold my car on September 4, 2003, I have not had a car. I walk or ride my bicycle. It is about 25 miles, round-trip, to my post office box 2541, Palm Desert, from my apartment, Bermuda Dunes. The nearest store is over a mile away. Hence, as you can imagine, I am in pretty excellent shape, walking, riding, and hauling my personal bags, mailing, and any shopping items. Excepting my old Acura, I have not owned, used, financed, or bought any other car in California.

I moved out to this desert region of So. California in mid-July 2002, from the East Coast. I have not maintained or had any other residence, address, post office box, outside this vicinity. I rent an apartment, a residential address, and it is my sole residence and my sole physical address. I do not have a business location, shop, office or laboratory, or any associate physical addresses, neither while living in the locality, nor at any point in which I have filed my patent applications.

Every tax year, I prepare and file my tax returns myself. I have never appointed any CPA or third-party designee to handle, prepare or administer my tax affairs. I am a pro se independent inventor and author; I do not have attorney or agent, neither for my intellectual and copyright properties, nor for any personal, legal, or tax matter. I do not have a doctor or health insurance. I have superior and excellent health (no operations, broken bones, accidents, injuries, or illnesses).

Regarding my personal tax filing status, I am, and have been throughout the entirety of my inventions and patent application filing, single (not married or separated), with no children or dependents. I live alone and I do not have a domestic partner, hired-help, employee or girlfriend. My lawful, given, name is David Andrew D'Zmura, and I have never used any other name. I have never applied for any change or alteration of my actual name. I am not a Jr., Sr., II, III, etc.

I am not disabled or handicapped; I have never made any application of any sort asserting any type of disability; I have never sought or applied for any benefits claiming such a condition. I have never sought or applied for welfare or food stamps, to which my income may qualify me. I have always tended to my affairs, of all sorts, in a reliable, responsible manner. My credit score and credit report were admirable, and I always handled my tax, rent, and bill matters responsibly.

In comparison with most people, I am a devout religious and spiritual person. I ardently study and reflect on spiritual matters, especially the Holy Bible. To me, these are personal and private affairs, which I conduct alone, in the privacy of my home. I am not a member, associate, employee, or compatriot of any religious organization, church, institution, or an affiliate thereof. My last participation was as a youth, when I belonged to St. John's Vianney of Gladwyne, PA.

I have never been an employee of, or in contract to, a local, State, or Federal government, or of or to, any quasi-governmental agency (e.g. the United States Postal Service, the police, civil or fire departments, educational institutions, the FBI, the military, intelligence agency, business incubator, start-up fund or small business administration agency or investment corporation, etc.). I have never invented or authored for hire, nor as in contract to any person, entity or corporation.

I have never sold, transferred, assigned, mortgaged, hypothecated, bequeathed, borrowed, lent or licensed my intellectual and copyright properties to any person, entity or corporation, nor any piece, part or portion thereof; I have never provided any permission, entitlement or vestment. I have never offered, published, distributed, disclosed or marketed my intellectual and copyright properties to the public; I have never authorized any such activity with respect to my properties.

I do not have an e-mail address, cell phone, or web-site, of any type or for any purpose. I have a home, residential phone at my apartment, for my home location and for my use only: (760) 200-2581. It is not a business phone line, nor is it a subordinate, secondary or affiliated phone line with any other person, entity, address, business, institution or corporation. I have never been an employee of any tele-communications, electronic, media, or industrial, enterprise.

I have never carned any income from any of my intellectual and copyright properties. Historically, I have earned a modest income from an assortment of part-time freelance activities, non-employee status (i.e. no W-2 or payroll), which have tended to change each year or two, and are unrelated to my consistent, long-term, and on-going, activity as pro se independent inventor and author (of written, printed, oral, aural, musical, visual, graphical, drawn and digital works).

I have never worked collaboratively on, or in association with, any person, entity or enterprise on my intellectual and copyright properties. I have never had a second inventor on my patent applications, nor have I ever notified the USPTO of any second or other inventor. I have always been a small entity with respect to my patent applications, and have never notified the USPTO of any change to my status, or of any change in ownership of my patent applications.

I have never authorized any person, entity or corporation to make any use, or to make any derivative invention or application, based on my intellectual and copyright properties. I have never listed myself as, nor consented to being listed as, a second or other inventor, at any time. I have never authorized any party, at any time, any access to, or information on, my #09/849,582. I have never authorized any party at any time to file any divisional application on my applications.

In your Office's Decision, Paper No. 26, you questioned the reason and the validity of my "Schedule B - NOL Carryover" enclosure. I provided this to your Office as an efficient method to convey my income to your Office over the last six years (line 8. Modified Taxable Income). Further, it allows your Office to confirm that I report myself as single, no children/dependents, during that period as well, taking the standard, single/no children, deduction (line 6 and line 7).

I discuss my tax matters with the IRS, only, and prepare and execute my tax filings after instruction and under (non-binding) advisement from the IRS. As the IRS has told me, my matter is a complex tax topic (section 197 intangible properties), and I am self-taught (with the advise of the IRS). For my 2002 1040 filing, I prepared my NOL calculation, etc., expressly based on the discussions I had with their agents. I filed my 2002 1040, complete and on-time, 4/17/2003.

Because my 2002 1040 contained a large NOL, the IRS said to wait until my return was examined and entered before proceeding to file the appropriate 1040X's carrying back my NOL. On September 6, 2003, I received letter dated 9/2/03 from the IRS confirming entry of my NOL on my tax account. After discussing my 1040X preparations with the IRS, I prepared and filed my 1040X's for the years 1997, 1998, 1999, 2000 and 2001, which I mailed to the IRS 9/25/03.

Regarding my preparation of my hand-written Schedule B – NOL Carryover (per Form 1045), be advised that I submitted that form as a bona fide tax document to my personal tax account with the IRS, enclosing it with my five 1040X's. The reason I hand generated it is due to the fact that, per IRS Publication 536, Net Operating Losses, 2002 Returns, on its cover page: "Important Change. New 5-year carryback for net operating losses (NOLs)". However, IRSprinted Form 1045 Schedule B -NOL Carryover reflected the previous 3-year carryback period. Hence, I hand-drafted an otherwise identical Form 1045 Schedule B, but which I revised per the "Important Change", so the tax form contained sufficient fields for the 5-year carryback period.

Your Decision, Paper No. 26, requested clarification on the topic of my bank account(s). Please be advised, I do not have any bank account anywhere in the world at this time. The bank account which I had at the El Paseo Bank, which I opened as, and never altered from, my own individual, personal checking account, I closed July 1st. That the El Pasco Bank fraudulently shows that account as closed some ten days later reflects that bank's handling of my account, wherein it, without permission, attached an unknown unidentified person to my account, each and every check item I paid, indicating account and payment information, was then subjected to fraud. What covert maneuvers that bank was perpetrating in the ten day gap is unknown to me.

Concerning my Wells Fargo account, again a personal, individual checking account in my name only, I was required to open this by the local Wells Fargo bank as a condition for opening a safe deposit box. I opened a personal, individual, my-signature-only safe deposit box on March 21, 2003, and opened the checking account, depositing \$100 in it, to pay for the safe deposit box fee and key deposit. However, the Wells Fargo bank did not provide me with valid paperwork on my box. Further, the paperwork which WF did provide indicated my safe deposit box as being attached or identified to an unknown box designated by "CNB". I did not open my box in conjunction with any other box, person or entity, and when I inquired with WF about this unknown reference, I was told it referred to a "California National Bank" which "was bought out by Wells Fargo", and that the reference simply "shows the manufacture of the box's origin". Nothing could be more of a deliberate lie and fraud, as I shortly found out when I researched the name of California National Bank and could find no evidence of such a bank ever existing. Thus, I was being, as at El Paseo Bank, constructively, deliberately and covertly defrauded, and could not make use of my own box, and closed it and the checking account, returning the keys, 7/1/03.

As of June 2, 2003, these (the EPB and the WF) bank accounts were the only ones that I had. Thus, as of July 1, 2003, I had no bank account. So, on July 16, 2003, I walked into the local Bank of America branch, and requested to open a personal, individual checking account. I had never been in any Bank of America branch, at any time or location, prior to 7/16/03, and had never had any account, safe deposit box, or financial matter or credit, with Bank of America. On 7/16/03, I opened a personal, individual checking account, depositing \$100. Barely a week after I opened my account, I received a partial cycle statement for it, which identified the account number but referenced it as a type of account which I did not open. I spoke with the BoA branch about this error, and they said not to worry, and changed it to the account type I had requested. In the next several months, it became apparent, once again, that each and any banking matter that I handled with my checking account was then surreptitiously raided for information to do fraud. In fact, despite my not having any internet or e-mail, my account was, according to central BoA employees, accessed electronically, with the fraud party conducting electronic banking. Further, the local branch made "mistakes" almost any time I went to their teller, e.g. 10/27/03, depositing \$15, and receiving a receipt from the teller for \$15 deposit, but BoA branch booking \$20 deposit. On 11/10/03, BoA central told me a Wells Fargo bank, in Minnesota, debited 11/03/03 my account. I told BoA to reverse the debit (I don't have a WF account, or anything in Minnesota). Further, I closed my BoA account, November 13, 2003, due to these frauds and to prevent more.

Since closing my BoA account, I do not have any bank account anywhere of any type. During the brief time I had a BoA account, my credit report was hit three times with fraud credit inquiries to BoA. During and after my account at WF, fraud credit inquiries were made to WF. In fact, my credit has been totally, repeatedly and incessantly hit with fraud on a daily, weekly and monthly, and at this point, yearly basis. In December 2002, I pulled my credit report, as I do twice a year, and discovered tens and tens of thousands of dollars of unknown student loans fraudulently being attached to my personal credit report. Further, nearly thirty thousand dollars

of unknown credit card revolving debt had fraudulently been attached to my credit report. Also, numerous fraud credit inquiries which I had never made nor authorized. In the months that followed, I attempted, and by and large, succeeded in removing most of the fraud items. However, the fraud party(ies) have continued on, and regularly my credit report is bombarded, every month, with unknown fraud "credit transactions" (incl. mortgage), "credit items", and "credit inquiries", from and to unknown locations all over the U.S. and apparently even Canada. A new piece of credit fraud comes my way every week every month, and many are truly alarming in magnitude, such as just last week, a car dealer which I never visited, or spoke with, about buying a car but which sent me a service dept. letter saying "it's time to service your VW". Or the numerous credit inquiries, unsolicited mailings and telemarketing calls I receive about "my" mortgage. I have never owned any real estate; I have never put a bid in on real estate; I have never applied for a mortgage; I have never had a mortgage. It's 6 or 7 figure credit fraud.

On arriving out in CA in 7/02 my credit score was about 700. Since arriving in CA, I have not taken on any debt, any new credit items, etc., yet - despite spending nearly half my time each week trying to defuse the credit fraud, the theft of my mail, the pirating and hijacking of my phone, the trespass and burglary of my apartment, the murder attempts on me and my cats and balcony plants by poisons - my credit score has been trashed horribly (in August 2003 alone, the credit frauds ran up half a dozen credit inquiries against my name and social security number). So, despite my cautious, prudent and responsible nature, obtaining credit recently is not possible.

To underscore the seriousness of what I am relating to you, be advised that for the last year and one half, I have been in touch with the local post office regarding the theft of my mail, and the local law enforcement regarding the trespass of my residence, theft of my property, the vandalism of my property and the poisoning of me, my cats and my plants. I have earnestly and sincerely reported, advised and cooperated with law enforcement on these matters, including the credit fraud and the pirating/hijacking of my home phone. I have contacted, reported and received case numbers from the U.S. Postal Inspection Service and the FTC ID Fraud, already nearly a year ago. I have been advised several times now by Verizon to contact law enforcement and have done so. I have advised your Office, the IRS and Social Security to be on fraud alert.

With this in mind, I will conclude this Renewed Petition by focusing on the time I have spent in California. I arrived here mid-July 2002, and I have not left this area since arriving - I have not traveled out of state, or abroad. Shortly after my arrival, my mail was stolen and continues to be stolen. I understand from Miss Watts, GAU 3712, that she mailed me an updated Filing receipt on my #09/849,582 mailing date about August 1, 2002, to my P. O. Box 12042, Palm Desert, CA 92255. I never received it, or various other USPTO mailings to me at that box, or at my box 2541. I closed my box 12042, due to ongoing theft, at its first six month renewal. In the first month of my residency in CA, 8/02, my apartment was robbed and my locked bags and file cabinets containing my personal, patent, identification, copyright and other sensitive items, were gone through. I reported this to the local sheriff's department. This has not stopped the

trespassers and robbers who as recently as November 2003 invaded and raided my home again. Starting September 2002, and continuing ever since, I am stalked, harassed, threatened and spied on when I am out in public, and when I am in the apartment complex in which I reside. Starting in the Fall 2002, I was subjected to trucks dumping debris in front of my vehicle on the highway, every time I was on the I-10 highway, such that, I avoided the highway from 1/2003 to 8/2003. At Easter 2003, Mother's Day, and each month since, my apartment has been trespassed, robbed, my documents gone through, and my cats, plants and myself have been subjected to poisons. In the case of my plants, most have been killed. My two cats nearly died, one has not recovered well. I was horribly harmed, and it is apparent, these were murder attempts by insidious means.

I was not aware that my #09/849,582 had been allowed for issuance until I received the (tardy and tampered) June 2, 2003 PTOL-85 in my P. O. Box 2541, mid-June. I provided your Office a copy of my P.O. Box 2541 receipt to show your Office that it is my post office box; I opened the box for my personal, my-use-only. On the box registration, I registered that only myself is allowed to use the address, to receive and obtain mail addressed to the box, and to have a key or access to the box. That instruction I have never changed. Despite this, mailings from the USPTO in October and November of 2002 to me at my box, and numerous mailings from the USPTO and other parties in 2003 I have never found in my box. Further, despite my protestations, the local post office has repeatedly placed, or allowed to be placed in my box, mail addressed to parties unknown to me: I have never authorized any other user of my box address.

I mention this because, for two months, mid-April to mid-June, it was not apparent to me why I was being subjected to so many horrible murder attempts by poison planted by intruders. Once I finally received word of my #09/849,582 status for allowance, it became rather obvious. At your Office's end, it may be apparent or discernible who these fraud, murderous, stalkers, thieves, robbers, grand larcenists, phone tamperers, tele-com pirates, RICO, enterprise corruption parties are. Apparently, they have ears and eyes in the USPTO, and wanted me dead before I would ever find out my #09/849,582 made allowance for issuance. Despite the severity of these poisonings, and my repeated attempts to be examined at the local health clinic in May through July 2003, (I have no health insurance, no doctor, no money), and despite being a full-time resident (with sole residence), the local community health service center refused, each and every of the several times I went there, to examine me, check my pulse, nothing, nada, go away. To my own merit, and without any medicine or medical treatment, I have admirably withstood the poisonings, which the intruder robber thieves stalkers frauds murderers continued through 11/03.

In keeping with the horrible circumstances, and apparently a covert and concerted circle of murderers, frauds, thieves, felons, stalkers, vandals, etc., I have not had any income during my time in California. In fact, during the Summer of 2003, I was nearly starving to death on top of it. I had one brief job as a restaurant waiter for a couple of weeks in January 2003. By June 2003, I had run out of money and used my pre-existent available credit. Thus, in paying my June rent (my monthly rent is \$835) I was out of money, and, when I received the Notice of Allowance, I

had no money or credit to pay the Issue Fee. In May 2003, the poisonings to my cats necessitated emergency visits to the vet, which rang up large bills on my personal gold American Express card. Despite discussing these charges in advance with AmEx, and being told by AmEx that I was approved (given my flawless payment history) for an extended payment plan, with authorization to charge \$600 more dollars than I actually charged, I learned in June, much to my dismay, that my charging privileges were suspended (no reason given), and thus, I could not use my AmEx card for the Issue Fee. In August, I tried AmEx again: my AmEx card was cancelled, after, according to AmEx, AmEx spoke with "me" in July (I did not speak with AmEx in July, and when I pressed them on this, I was told they "spoke with me" at phone numbers that were not mine, that I never provided them, and which I never use for any purpose). Even more bizarre, in Fall 2003, this allegedly same AmEx account posted up on my credit report as a collection item, wherein, being closed in 2/2003, ninety days late 2/2003 - certainly not my account's facts.

. In July 2003, my parents, Dr. Thomas and Justine D'Zmura of Palm Desert, CA, paid my rent and assumed future payments of my rent. As of year-end 2003, I understood from the apartment complex leasing office that my rent had been paid in full and on-time each month. In the Summer of 2003, my parents gave me \$200 and I got a \$140 refund from the Library of Congress Copyright Office. This barely kept food in my stomach, and, in order to stay alive, as much as to pay the Issue Fee, I endeavored to sell my car, my only readily saleable item of significant tangible value. I sold my car on 9/4/03 and paid my final payment on my 1999 tax account (I had paid meticulously, as agreed with the IRS, \$100 every month for three years), paid my back electricity and phone bills, my renter's insurance and other bills, had food money for a couple of months, and paid my Issue Fee and Petition Fee under 37 C.F.R. § 1.137(A). On September 8, 2003, I provided your Office with my Petition and with authorization to charge me, against my personal checking account at BoA for the small entity issue fee and petition(s) fees.

I contacted the local and county law enforcement on these various criminal persecutions on me, in 9/02, 12/02, 2/03, 3/03, 4/03, 5/03/, 6/03 and 7/03. Nothing was done, nor has anything been done to date by law enforcement. In 7/03, several deputies responded to my call to police dispatch concerning another round of thefts and tampering in my apartment. The responding deputies told me never to call law enforcement again. The apartment complex leasing office called me and said the same, do not call law enforcement. And I didn't for many months. However, in August through October 2003, gangs of police officers would show up at my door, pounding, unannounced, unexpected, uninvited, generally early in the morning, and clearly attempting to harass, intimidate, or harm me. Each time they came, I asked why they were here. Each time they gave a contrived, false, deceptive, frame. The first time, they threatened they were going to arrest me (I am law-abiding), take away my cats (my two cats are my only friends), and "lock me away". The second time, they said they were responding to my 911 call (I didn't call 911). The third time, they said they were investigating an incident of two men with swords at a bus stop (I don't have swords, I was never together with anyone in public or private, and at no time had I ever been at a bus-stop in California). They frisked me and raided my home.

After this third incident, I called the sheriff's department, 10/03, upset. I was routed to the supervisor sargeant's voice mail, and left a couple messages, so that I could reference each of these untoward occurrences. The local/county law enforcement, sergeant rank, called me back and told me, point blank, "we don't care that you are being robbed; we don't care that you and your cats are being poisoned, we won't help you, do not call law enforcement again, our officers will visit you, whenever they want to as suits them." In that conversation, the above mentioned sergeant said the reason for the first unannounced visit was "to check on my welfare". The second visit was "a 911 coming from a different apartment". Note: I do not have any contact with other apartments or residents, I have never visited any other apartment or invited anyone to visit me. The third visit was "a legitimate investigation for suspects because you used to do the sport fencing, which the officers noted on prior visits". But I have no swords, firearms, friends.

After another round of thefts of my belongings (the thieves particularly steal my identification, credit, bills, bank and tax statements, documents, floppy disks, mailing receipts, USPTO related correspondence, and/or route through all of it (despite that I keep these types of belongings in my locked closet, in my locked bags, file cabinets), and tamper of my computer, and poisoning to me and my cats and my balcony plants, I called the police, and an officer came out (11/25/03). The very next day, the apartment complex leasing office put a "violation" notice on my door, 11/26/03, which they back-dated as 11/23/03, alleging I was causing "disturbance".

At the time of providing your Office my unavoidable and unintentional delay petitions, and for the period until hearing from your Office, I held available on my checking account the full amount to cover the issue fee, and the unavoidable and unintentional delay petitions fees. On 9/16/03 I received a call from USPTO Petitions Attorney Paul Shanoski. He told me he thought my unavoidable delay petition will eventually be OK, but that he was issuing an opinion rejecting it at present, because it required more documentation to pass. He told me the USPTO was charging \$705 off my debit card (\$650 issue fee plus \$55 unavoidable delay petitions fee) and was not charging off the unintentional delay petitions fee (\$650). He said he (the USPTO) was destroying my charge authorization form. Hence, no authorization instrument remained for the payment of any future unintentional delay petition fee. He said I should respond to his opinion, and supply the documentation as required. He said that I could provide a charge form in the future for the unintentional delay fee, if required. I have never provided an authorization to charge for the unintentional delay fee since. On 9/23/03, I spoke with Mr. Shanoski again, and he said the mailing didn't go out last week, but was going out at some point in the current week. Several days later, I received a mailing from the USPTO, postmarked 9/22/03, which contained a photocopy of Mr. Shanoski's decision with respect to my unavoidable delay petition. In preparing my reply, I phoned to your Office on 10/1/03, and spoke with your representative, who returned my call, Mr. John Gillon, who said Mr. Shanoski was not available at that time. Mr. Gillon instructed me to provide copy of my bank statements, and some tax document, but not complete tax returns, as well as the bill of sale for my car (with buyer name blanked out). On 10/10/03, I faxed my Reply to your Office's Decision, to your Fax given on your Decision.

As you are aware, I am a pro se independent inventor. I do not have an attorney or agent, nor have I ever authorized any such party with respect to my patent application, #09/849,582. Over the course of the years in which I have been independently inventing, filing, administrating and prosecuting my patent applications, I have had to learn on my own, and to teach myself how to do, and meet, the various requirements of bona fide invention and application, including, I write, draw, draft and edit, and master, format and print all my specification, drawings, claims and correspondence myself. However, in the course of my seven-plus years of filing inventions with the USPTO, I necessarily rely on the USPTO for information, technical requirements, and for details with respect to the process and progress of my patent applications and examinations. It is through this direct relationship with the USPTO that I have come to be able to file applications and enter amendments, submit allowable claims, and handle the details and complexities which these tasks require. I appreciate the hours of attention which certain employees of the USPTO have taken with me, to explain the requirements, the details, and the technical considerations with respect to these often non-obvious matters. In particular, I would like to thank, and voice my appreciation of, your USPTO colleague, Special Programs Examiner 3700 Mr. Steve Marcus. Over the years in which I have spoken with Mr. Marcus, he has been especially diligent, and always extremely knowledgeable, and has demonstrated time and again his sincere interest and dedication, not only in addressing my questions or inquiries, but in providing the context and considerations incumbent upon patent application matters and prosecution. Further, I would like to thank my #09/849,582 Examiner, Mr. Kurt Fernstrom, GAU 3712, who examined my priority PCT US00/28838 at the IPER phase, and who examined my #09/849,582. I found Mr. Fernstrom a very clear and precise examiner for your agency, with whom, in the course of direct dialogue and communications, I could rapidly and effectively close in on outstanding issues for resolution.

On May 5, 2001, I filed my non-provisional utility patent application, #09/849,582, with my complete specification and complete set of drawings, and a provisional limited set of claims. I filed it with my transmittal letter, stating its contents, and duly referencing myself in my true capacity as pro se independent inventor, sole inventor/sole applicant/sole owner of my inventions contained therein, and of all intellectual property rights and protections commensurate thereunto. I never entered, nor ever authorized, any alteration or change with respect to my rights and my property at any time before, during or after my filing of my May 5, 2001 filing. At no time, including such time as after allowance (PTOL-85), have I ever entered or authorized any change to my original filing of specification and drawings, or to my allowed set of claims, nor have I ever entered or authorized any amendment of my specification, drawings or claims after PTOL-85 allowance, nor have I ever entered or authorized any legal papers, transfer or assign before, during, or after the PTOL-85 allowance for issuance. Please make sure my file reflects this fact.

My originally filed specification and set of drawings were accepted by the USPTO as is, during examination. That is a tribute to the years I have diligently spent, of my own time, effort and dedication, as well as hours of appropriate attention which some employees of the USPTO have shown me and my filed invention applications. My revised set of claims passed en masse.

As the USPTO file on my #09/849,582 reflects, my application was subjected to a restriction/election. I elected one invention group, from among the ten indicated by examiner (I estimate there to be about a dozen groups). Due to my lack of funds, I was unable to pay for any divisional applications, and hence, did not submit any. However, in making my election, I did select my elected group expressly with the statement that I made the election without prejudice, and fully maintained claim, exerting my rights and protections with respect to all my inventions. I expressed directly in spoken and written word with the USPTO my intention to file divisionals. At the time I received the PTOL-85, and through to my submission of my first petition attempt, Sept. 8, 2003, I still had not submitted any divisional, or subsequent filing, to my #09/849,582. Nor, have I ever authorized any one, at any point in time, to make any divisional, derivative or related filing on my inventions, or any part, portion, or discrete or independent invention thereof.

Naturally, GAU 3712 was concerned for my welfare with respect to my protected rights and entitlements. Both my examiner, Mr. Fernstrom and his supervisor, Mr. Derris Banks, as well as Mr. Marcus, were aware that at the PCT level, my more comprehensive set of claims had been passed for ten independent claims, wherein, I know, even more are allowable than ten. So, in speaking with Mr. Fernstrom on Sept. 10, 2003, and then, with Mr. Banks, on 9/24/03, with the latter instructing me to file divisional ASAP (because issue fee received and was moving to issue), I did so, submitting one complete divisional filing, with full payment of small entity filing fee for divisional utility patent applications, and one group set of claims, on 9/25/03, by USPS Express Mail, ET 779056833 US, at Hovley Station USPS post office, Palm Desert, CA. I have just recently (last week) received the filing receipt, postmarked 12/19/03, for that application of mine. On my transmittal, payment, and declaration forms, I properly identified my application filing as a divisional application of my #09/849,582 - it is entitled the filing date of May 5, 2001 - and listed myself, as is accurate, as sole inventor/sole applicant/sole owner of my inventions.

The filing receipt of my 9/25/03 application mailing, bears application #10/671,415. In the domestic priority data section, it lists "this application is a DIV of 09/849,582 05/05/2001, which is a CIP of PCT/US00/28838 10/18/2000,... a CIP of PCT/US98/13383...and is a CIP of 09/421,192 ..., which is a CIP of 08/883,753..." This is incorrect data. My #09/849,582 is a CON of my PCT/US00/28838, a CON of my 09/421,192, a CON of my PCT/US98/13383, and a CON of my 08/883,753. My previous, and my most recent (3/13/03), #09/849,582 filing receipts show my priority data, all as CONs, none as CIPs. During my filing, and throughout examination and through PTOL-85, my priority data all showed CONs. Hence, alteration of my priority to CIP status is not permissible as examination closed. I request you examine the file wrapper of my #09/849,582, and correct the PALM database which according to the USPTO this date shows priorities as CIPs, not CONs. At no point before, during or after examination have I ever been told, or received correspondence from the USPTO indicating any change to CIPs. At no point to date, have I ever received any correspondence from the USPTO reflecting any formal notice of change to CIPs. I provide you with copy of my 3/13/03 updated filing receipt reflecting the facts. Please be sure that my divisionals are also properly accorded priorities showing CONs, not CIPs.

On 9/25/03, while at the Hovley post office. I also mailed my five 1040X tax returns, which I prepared after speaking with the IRS again in September. I mailed my personal income tax returns, 1040X, for the years, 1997, 1998, 1999, 2000 and 2001, each separately with proof of mailing to IRS, and each containing my hand-drafted 5-year "Schedule B – NOL Carryover". Because of apparent tampering and fraud being conducted against me, my social security number and tax entity number, the IRS requested, or suggested, by phone with me, on October 1, 2003, that I write a letter, and fax it to the IRS EIN Center, documenting my actual facts. I did this, as instructed, and composed a seven-page letter and faxed it the IRS EIN Center, October 2, 2003. On November 4, 2003, I again phoned the IRS, to follow-up on my fax, and was told to re-fax it to the EIN Center again. I re-faxed it, 11/4/03, attaching my follow-up cover letter dated 11/4/03.

One principal purpose of that fax was to clarify that I do not have several companies, corporations, or EIN numbers, which apparently the IRS was picking up as being reported to IRS by parties the IRS did not identify to me. Another reason was to clarify the true condition, status and history of my actual two EIN entities, both relating to me as pro se independent inventor and author, and to my creation and to my full ownership of my intellectual and copyright properties. A third purpose was to clarify on record for the IRS that I do not have, and have never had any business location, shop, office, laboratory, or home office associated with my inventions and creations. Just last week, I received notice (dated 12/12/03) from the IRS acknowledging my fax, wherein certifying that there is no business location, shop, etc. associated with my EIN entities. My two EIN entities are: 1) my Schedule C sole proprietorship, in my full, correct, given name, David Andrew D'Zmura, for my professional activity creating my inventions and applications, my writings, drawings, music, texts, photographs, graphics, etc., EIN # 47-0891916; and 2) my Personal Holding Company corporation, which I named, Tetragrammaton, Inc., wherein I file tax forms 1120 and Schedule PH, my 100% self-owned, -directed and -officered holding corporation for my patents and copyrights. I have no employees, contractors, associates or payroll matters. Both my EIN entities have my mailing address: P. O. Box 2541, Palm Desert, CA 92261-2541. I have yet to make any money from my inventions or copyrights, and I retain all rights to rewards. Speaking with the IRS, 1/5/04, I was told my 1040X's were received and are being processed.

I am reiterating here for the record that I do not have any e-mail address, internet account, web-site, cell phone, mobile number, nor have I authorized any related to my name, SS#, activity or intellectual and copyright properties. I have not licensed any party to make any use of my works, words, images, illustrations, concepts, ideas, songs, likeness, name, properties or rights. I have never contacted, corresponded, or communicated with the USPTO, at any point in time, on my #09/849,582 by internet or e-mail. I have never applied for, or authorized for anyone to apply on my behalf for, a USPTO customer number, digital certificate, or any e-business of any type.

As confirmed to me by the USPTO at subsequent dates, on 9/22/03, the USPTO debited my BoA checking card \$705, paying the issue fee and unavoidable delay petition fee. On 9/16/03 (the date Mr. Shanoski called to say only \$705 was debited), I had \$1,602 on my bank account.

I did not provide your Office with my bank statement from Bank of America, subsequent from Sept. 17, 2003, in my Reply of 10/10/03, because I had not yet received it. I received it on 10/24/03, covering the period, 9/18/03 through 10/20/03. I enclose this statement as a document enclosure. It shows that on 9/25/03, my account posted the debit by the USPTO in the amount of \$705, indicated as a "check card purchase", referencing my personal, individual, check card.

On the night of 9/18/03, I made a large withdrawal (\$500) from my BoA bank account, necessitated by the fact that earlier that evening, I had gone to a local car rental place, with my rental all pre-arranged by phone, to charge one day rental of a car, using my check debit card. However, once there, and after the merchant had obtained my ID, address, etc., and my check debit card number, the merchant then refused me a car, shouting "you might steal it" (I've never stolen anything in my life). I phoned BoA thereafter, and was advised to take as much money off my account as possible, and that they would put a note into my account record forbidding that merchant from trying to debit from my card if it attempted to do so. I needed to rent a car so as to go to the Palm Springs Social Security Administration Office for an appointment I had, and to go to a distant hospital for test results they ran on me 8/2/03. Unfortunately, without a (rented) car, I was unable to go. However, I did re-schedule with SSA, the reason being is that, when I received my annual SSA earnings record end-Summer 2003, all of my accrued benefits had disappeared. I had never claimed any of them, and I have never received any of them; I have never been disabled, and looked forward to my (small) benefits when I eventually retire as a senior citizen.

On 9/22/03, I made a onc-day car rental from a different local rental place, and went to PS SSA office for my re-scheduled appointment. Two SSA representatives met with me inside the office, but did not provide (to my satisfaction) an adequate explanation as to what happened to my SS benefits. I was told that, given my self employment history for years, and given that in the last two years I had not owed any self-employment tax, that, by some obscure mathematics, I no longer had enough "credits" to have benefits. However, I did show that the SSA record on my employment history was flawed in many respects, by proof showing my tax returns 1993-2002. As a result of that meeting, I received a letter from the SSA adjusting two errors I pointed out. However, I remain un-convinced, that the benefits I was building up could just simply disappear.

I followed up with the distant hospital by phone, and was told that my lab/physical test results showed no organic disease (such as infection, diabetes, cancer, thyroid, HIV, etc.) causing the serious affliction. I told them it was highly unlikely that it was anything other than poison, yet despite me telling them this, I did not get any indication they ran screens for poisons/toxins. Further, I found it invasive that they apparently, without an authorization or permission from me, and without telling me at the time of conducting the test, ran a broad set of street-drug screens, all of which turned up negative. I felt violated, because I had told them, prior to any of the tests, that I don't do drugs — I don't (other than smoke cigarettes and drink coffee, and rarely, alcohol). At no point before or after this visit, have I received any prescriptions, medicines or treatments.

Not having any money, income, or health insurance, I applied for state payment of my hospital visit, and provided the hospital services center with my tax returns, etc. documenting that I was low-income, self-employed. I received a letter from the service center, dated 10/27/03, affirming my status covered as low-income, self-employed; my visit was paid by the state fund.

Unlike most of the parties filing patent applications at the USPTO, I am not a high-tech operation. Whereas I took a required course in systems design, and apparently have high aptitude in functional and business logic specifications, I am proficient only at Word, Excel, PowerPoint. I cannot code, I cannot do telecommunications wirings or gizmos, and I cannot even particularly trouble-shoot my laptop or protect it against the computer saboteurs who endlessly raid me. I do not ever plug my computer into any internet or cable connection. I do not have, and have never installed, any remote or networking device. I am not part of others and my computer is not either. Nonetheless, my computer has been endlessly tampered, sabotaged, and may be, apparently, eavesdropped remotely (the things that congregations of rabid squirrels won't do for crime!). So, I hope you can understand that, re my 9/8/03 Petition filing, my computer was temporarily under the weather (most of the time, I am eventually able to get it going again), hence I hand-wrote it. Besides, it gives the USPTO an authentic writing sample of mine, to compare against forgeries.

I write with my left hand only, but I am truly ambidextrous: I play expert tennis with my right hand, can fence with either my left or right, and have shot marksman left- and right-handed. I have a small mole under my left nostril, and a large raised mole on my back between my shoulder blades, and a note-worthy hand for palmists, including classic inventor/creator spatulate 4th fingers. I am of Ruthenian descent, and have all the well-documented characteristics of Carpathian/Tatra/Prussian nobility: full lips/mouth and small cute teeth (I have all four of my wisdom teeth); thick, straight hair; bump at base of cranium; bones protruding at solar plexis; dark blue-grey eyes (penetrating, not widely set), straight strong nose, and full lower ear lobes. I attribute my ability to have survived so far to my unusually strong constitution, seven-fold regenerative power, and my youth spent as super boy-scout (I was an Order of the Atrow scout). I have never visited the USPTO, or the Library of Congress, but hope to meet you there one day.

On October 1, 2003, I phoned SPE Mr. Marcus, and he reviewed with me the status of my application, #09/849,582. He said the PALM system showed my issue fee was received and was associated to my application. He said there was "no formal holding of abandonment". Further, Mr. Marcus, knowing of my financial straits, said I could file further divisionals at the present time, without submitting the small entity filing fee at present, because a notice of missing parts would be sent out at a later point, directing me to submit the small entity filing fee (thereby giving myself time to get some money together). On October 8, 2003, I mailed my substantial package by USPS Express Mail, from USPS Portola Station post office, Palm Desert, CA, at 2:40 PM PT, bearing Express Label # ER 207206044 US. In this mailing, I enclosed my twelve complete divisional applications, each complete in every respect except I submitted no filing fee.

I separately wrapped each of my twelve divisional application in its own manila envelope and each application contained my complete specification and set of 78 drawings (identical to my #09/849,582 original filing), plus my group-focused set of claims and abstract for each, and for each, my completed transmittal and declaration forms (specifying each as my divisional of my #09/849,582, referencing divisional's title, myself as sole inventor/sole applicant/sole owner, pro se independent inventor, small entity), and transmittal fee form (indicating no fee enclosed). To date, I have received no correspondence from the USPTO with respect to these applications.

On 10/9/03, I phoned the USPTO OIPE, and spoke with Mr. Williams, who was able to pull up my 9/25/03 divisional mailing, against my USPS Express Label number, and provided me by phone, its serial #10/671,415. He said to call next week about my 10/8/03 express mailing package. On 10/16/03, I phoned the OIPE, and again spoke with Mr. Williams. He pulled up six of the twelve divisionals (10/8/03) at that point, and assumed the remaining six were still being processed. He provided me application numbers for the six: #10/681,356, #10/681,357, #10/681,358, #10/681,359, #10/681,360, #10/681,361. He said, however, that they showed an "effective date received as 10/9/03". This doesn't match the fact that I USPS Express Mailed them on 10/8/03. He suggested that I call back again in another week, and he would look into my outstanding six divisional applications (I enclosed and scaled all twelve in my Express Mailing). On 10/21/03, I phoned the OIPE again, and spoke with Miss Evans. She confirmed receipt of all twelve of my divisional applications contained in my 10/8/03 ER 207206044 US express mailing and identified my twelve divisional applications as bearing application numbers consecutively: #10/681,356 through #10/681,367. She estimated that it would be four to ten weeks before I would receive correspondence from the USPTO on my set of twelve divisional filings. On 1/8/04, I telephoned with SPE Mr. Marcus, who indicated that three of my set were not showing up properly in the USPTO database, wherein not showing inventor, address, divisional or priority data: my #10/681,364; my #10/681,366; and my #10/681,367. Please confirm the contents and wrapper of each of my thirteen divisional filings, and update the USPTO database(s) correctly.

In the Fall 2003 and through including today, I have not had an outside job or income either. My money from selling my car 9/4/03 is history. In the last 40 days, I have no money, outside of about \$0.53 in pocket change, my keepsake two dollar bill and my 1972 Eisenhower silver dollar. After selling my car, I cancelled my auto insurance, receiving the balance of \$140, and I received a birthday (11/21/60) gift from my parents of \$150 in American Express cash. Other than those two amounts of money, I have had no money except the money selling my car. As you can imagine, my phone long-distance has been suspended again (as of 60 days ago), and may be shut off entirely any day, my electricity bill says it is scheduled to be shut off on 1/12/04, my refrigerator is nearly empty, etc. Consequently, I have been unable to pay any bills recently. I do not have any income, and I am not an employee or payroll or W-2 for any entity or company. For your information, my last regular W-2 was from Sept. 1998 to April 1999, when I was a full-time-shift bookseller at Barnes & Noble bookstore at their Broadway and 81st Street, NYC, store. **Ame, a refund of \$160.24 from the IRS, my refund overpayment as my 1999 1040 tax.

Your Decision of November 17, 2003, Paper No. 27, indicates your Office attempted to charge a credit card respective my unintentional delay petition, expressly stating: "Subsequent to the mailing of the decision on November 10, 2003, the amount of \$650.00 was charged to petitioner's credit card, as instructed". Outside of my initial 9/8/03 authorization to charge my checking account for the unintentional delay petition fee, which your Office vacated, and which authorization form I have understood from your Office on several occasions now, was destroyed back around 9/16/03, I have not provided your Office any subsequent authorization to charge any fee, to any credit or banking account. Hence, I am at a loss as to how your Office could vacate the operative Decision, mailing date of November 12, 2003, allowing my unintentional petition. On 10/10/03, I did fax your Office proof that I had paid my claims fee on my #09/849,582 in 2002, using my American Express credit card which I had at that time. My authorization on that enclosure was expressly limited to the claims fee at that stage and date. It did not provide any authorization for charging any additional fees, neither at that date, nor at any other date or stage. That card, my personal, individual green American Express card I subsequently closed when AmEx offered to upgrade me to a gold personal, individual card, was closed over a year ago. I am sorry for your mistake, but I should not bear its consequences. Perhaps if you had notified me by direct call, or had provided sufficient time for me to receive your Decision, Paper No. 26,... Be advised, I was unaware of your Decision in Paper 26 at the date of your Decision, Paper 27. On 11/20/03, I phoned Mr. Shanoski (immediately after receiving Paper No. 26), and was shocked, even stunned, when he said "a decision has been sent since 11/12/03 vacating the unintentional delay decision". I hope your Office will address this use of an untoward procedure.

On December 20, 2003, I wrote and signed a letter, addressed to the Riverside County District Attorney's Office, located in Indio, CA 92201, entitled, "Rightful Claim to Sanctuary, Protected by the U.S. Constitution". In that letter, I claim my rights and entitlement to sanctuary (asylum), wherein my harbor of sanctuary provided me de facto statement of sanctuary/asylum in 1998. Unfortunately, the problem of the criminals is not new. Already in the first part of 1998, my home (I resided alone, as sole tenant/sole resident, at my old NYC apartment: 64 West 82nd Street, Apt. 5F, New York, NY 10024) was repeatedly robbed, probably by the same band of hoodlums who stalk me to this day. My cats were harassed, harmed and terrorized by these people. My mail was continually stolen and tampered. My food was repeatedly poisoned. My phone was tapped, hijacked and pirated, etc. I wrote to my trusted and trustworthy relative, my second cousin paternal side, Sister Basilia, Sarolta Keresztes, of Nyiregyhaza, Hungary on these matters, in my letter to her, dated June 14, 1998. Her brother is the Bishop of Hungary, Bishop Szilard Keresztes, both of whom I met when I searched for them in Hungary in early 1991. The Bishop I met with again 7/02, prior to coming to California, at St. Michael's, Perth Amboy, NJ.

In response to my letter of 6/98, Sister Basilia arranged sanctuary/asylum for me in the U.S. forthwith, corresponding directly to Father Basil, St. Michael's, Perth Amboy, NJ. She wrote to me in later 1998 confirming my sanctuary/asylum was arranged and provided. I herewith advise your Office, on behalf of the USPTO, that I have claimed my rightful sanctuary.

My Non-Provisional Patent Application: #09/849,582

Office of Petitions

United States Patent and Trademark Office

Please be further advised, that I have transmitted copy of my letter claiming sanctuary to the Riverside County District Attorney's Office on January 6, 2004, and to the Palm Desert Sheriff's Office, also on January 6, 2004. As a precaution, I also faxed it to Sallie Mae, 1/6/04. Please also take note, I claim sanctuary/asylum on behalf of my two cats and my belongings and properties. I do not find what has been done and is being done to me whatsoever remotely funny. I find it offensive, repulsive and despicable that the United States has become a nation organized to serve enterprise corruption, RICO frauds, serial stalkers, and criminality of every putrid ilk. 1 do not want to believe this is the real USA, for this certainly was not the intention, word or spirit of our founding fathers, nor the conveyances of order, civility, and rights under our Constitution.

I find it deplorable that, for having been and become an inventor of greatly significant, historically progressive, and commercially valuable, intellectual and copyright properties, including my astro inventions, my finance inventions, and my inventions on which I have yet to apply, that my protection, reward, and respect due me for my positive contribution to humanity would be so grievously deprived: That my civil rights and protections are wholly transgressed.

As a matter of point, with respect to the failure of law enforcement, please be advised, that in 1998-2001, I contacted and reported these sets of crimes to the NYC 20th Precinct (Det. McKenzie), the U.S. Secret Service (Agent Manny Babousis), and U.S. Attorney's Office (Mr. Andrew Hinton), as well as the US Postal Inspection Service and USPS Planetarium Station post office, Verizon, Departmental Disciplinary Committee, and the NY District Attorney's Office.

In California, I have contacted and reported these sets of crimes to the Riverside County Sheriff's Department, whereby, as follows, a list of the officers and any incident/report numbers:

Deputy Ward;

Deputy Pickowitz;

Deputy Burden;

Deputy Bickman (TR03065068);

Deputy Olson (TN03106070);

Deputy Gibbons;

Deputy Pereyda;

Deputy Reynold;

Deputy Demarest (C03149029);

Deputy Munoz (CN03161023);

Deputy Serna; Deputy Celaya; Deputy Verduzco; Investigator B. Connelly;

Deputy Monis (CN03205014);

Deputy Hughes (C03329031).

In California, US Postal Inspection Service Agent, Sam Mauldin, San Bernardino, CA. I have contacted the credit reporting agencies repeatedly, but the fraud does not stop.

This concludes my Renewed Petition under 37 C.F.R. § 1.137(A) and 37 C.F.R. § 1.137(B).

Sincerely.

David Andrew D'Zmura

(pro se independent inventor, born 11/21/60)

enc. Documentary evidences (to follow, under separate cover)

David Andrew D'Zmura P. O. Box 2541 Palm Desert, CA 92261-2541

January 8, 2004

Office of Petitions Commissioner for Patents United States Patent and Trademark Office P. O. Box 1450 Alexandria, VA 22313-1450

Attn: USPTO Office of Petitions

Certificate of Transmission by Fax Transmission from my home phase (160)200-25 &1

I hereby certify that on this date, Jamasy 9, 2004, I have transmitted this letter and enclosures to the USPTO by many of transmitted. and enclosures to the USPTO, by means of transmission comprising the for transmission comprising

Dod Gold Too David Andrew D'Zmura

sole inventor/sole applicant/sole owner (pro se)

Re:

My Non-Provisional Patent Application: #09/849,582

Filing Date:

May 5, 2001

Title:

Method of Determining Zodiac Signs

Sole Inventor/Sole Applicant/Sole Owner: David Andrew D'Zmura

David Andrew D'Zmura, pro se independent inventor

Born: November 21, 1960 Citizenship: USA

Entity Status: Small Entity (I am a pro se independent inventor)

Attorney/Agent:

None

Group Art Unit:

3712

Examiner:

Mr. Kurt Fernstrom

Renewed Petition under 37 C.F.R. § 1.137(A) and 37 C.F.R. § 1.137(B)

Dear Madam or Sir:

This cover references my enclosures to my Renewed Petition under 37 C.F.R. § 1.137(A) and 37 C.F.R. § 1.137(B), said Renewed Petition comprising my letter dated January 8, 2003.

Sincerely,

David Andrew D'Zmura

(pro se independent inventor, born 11/21/60)

Documentary evidences enc.

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09/849.582

05/05/2001

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David Andrew D'Zmura P.O. Box 2541 PALM DESERT, CA 92261

CONFIRMATION NO. 8915 CORRECTED FILING RECEIPT *OC000000009643710*

Date Mailed: 03/13/2003

Receipt is acknowledged of this regular Patent Application. It will be considered in its order and you will be notified as to the results of the examination. Be sure to provide the U.S. APPLICATION NUMBER, FILING DATE, NAME OF APPLICANT, and TITLE OF INVENTION when inquiring about this application. Fees transmitted by check or draft are subject to collection. Please verify the accuracy of the data presented on this receipt. If an error is noted on this Filing Receipt, please write to the Office of Initial Patent Examination's Filing Receipt Corrections, facsimile number 703-746-9195. Please provide a copy of this Filing Receipt with the changes noted thereon. If you received a "Notice to File Missing Parts" for this application, please submit any corrections to this Filing Receipt with your reply to the Notice. When the USPTO processes the reply to the Notice, the USPTO will generate another Filing Receipt incorporating the requested corrections (if appropriate).

Applicant(s)

David Andrew D'Zmura, Palm Desert, CA;

Domestic Priority data as claimed by applicant

This application is a CON of PCT/US00/28838 10/18/2000 which claims benefit of 60/172,651 12/20/1999 and claims benefit of 60/181,502 02/10/2000 This application 09/849,582 is a CON of 09/421,192 10/18/1999 ABN which is a CON of 08/883,753 06/27/1997 ABN and claims benefit of 60/040,442 03/12/1997 and is a CON of PCT/US98/13383 06/26/1998 and claims benefit of 60/144,056 07/16/1999 and claims benefit of 60/158,065 10/07/1999 This application 09/849,582 claims benefit of 60/189,332 03/14/2000 and claims benefit of 60/202,038 05/05/2000 and claims benefit of 60/205,290 05/19/2000 and claims benefit of 60/206,536 05/21/2000 and claims benefit of 60/206,603 05/25/2000 and claims benefit of 60/207,310 05/30/2000 and claims benefit of 60/207,415 05/30/2000 and claims benefit of 60/207,450 05/30/2000 and claims benefit of 60/208,580 06/02/2000 and claims benefit of 60/212,694 06/19/2000

Foreign Applications



David Andrew D'Zmura

Palm Desert, CA 92261

P.O. Box 2541

United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE COMMISSIONER FOR PATENTS insinie 22313-1450

APPL NO.	FILING OR 371 (c) DATE	ART UNIT	FIL FEE REC'D	DRAWINGS	TOT CLMS	IND CLMS
10/671,415	09/25/2003	3713	375	78	3	3

CONFIRMATION NO. 9394

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Date Mailed: 12/19/2003

Receipt is acknowledged of this regular Patent Application. It will be considered in its order and you will be notified as to the results of the examination. Be sure to provide the U.S. APPLICATION NUMBER, FILING DATE, NAME OF APPLICANT, and TITLE OF INVENTION when inquiring about this application. Fees transmitted by check or draft are subject to collection. Please verify the accuracy of the data presented on this receipt. If an error is noted on this Filing Receipt, please write to the Office of Initial Patent Examination's Filing Receipt Corrections, facsimile number 703-746-9195. Please provide a copy of this Filing Receipt with the changes noted thereon. If you received a "Notice to File Missing Parts" for this application, please submit any corrections to this Filing Receipt with your reply to the Notice, When the USPTO processes the reply to the Notice, the USPTO will generate another Filing Receipt incorporating the requested corrections (if appropriate).

Applicant(s)

David Andrew D'Zmura, Bermuda Dunes, CA;

Domestic Priority data as claimed by applicant

This application is a DIV of 09/849,582 05/05/2001 which is CIP of PCT/US00/28838 10/18/2000 and is a PP of 09/421,192 10/18/1999 ABN which is a CIP of PCT/US98/13383 06/26/1998 and is a CIP of 08/883,753 06/27/1997 ABN and said-09/849,582 05/05/2001 claims benefit of 60/212,694 06/19/2000 and claims benefit of 60/208,580 06/02/2000 and claims benefit of 60/207,450 05/30/2000 and claims benefit of 60/207,415 05/30/2000 and claims benefit of 60/207,310 05/30/2000 and claims benefit of 60/206,603 05/25/2000 and claims benefit of 60/206,536 05/21/2000 and claims benefit of 60/205,290 05/19/2000 and claims benefit of 60/202,038 05/05/2000 and said PCT/US00/28838 10/18/2000 claims benefit of 60/189 332 03/14/2000 and claims benefit of 60/181,502 02/10/2000 and claims benefit of 60/172,651 12/20/1999 and said 09/421,192 10/18/1999 claims benefit of 60/158,065 10/07/1999 and claims benefit of 60/144,056 07/16/1999 and said 08/883,753 06/27/1997 claims benefit of 60/040,442 03/12/1997

RIVERSIDE COUNTY SHERIFF'S DEPARTMENT PROPERTY REPORT

-880803	2 Time 1909	3. Offense	((1))	4. File Number	005068
5. El-Receipt 🗆	Release	6. Evidence - Fo	und Property 🔲 Se	afe Keeping 🗀 12028.5	PC (See Below)
7. Name David Andrew Danura					
8. Residence Address -	74176266117	du wood A		Phone -7(00)	674-3219
9. Business Address		<u> </u>		Phone	
10. Item	11. Quantity	12. Description		- Lander	
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17. Page of	Pages				
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Down DA: TO ZMWO 74-176 Condlewood St. Apt. 8 Palm Desert (A 92260 Tel (760) 674-3219

March 8, 2003

Attu: Daputy Bickman #3037
Polu Desert Sheriff's Dept.
[ose #TN 03065068 (TR03065068)

Door Deputy B: ckman: As you requested, I am providing you with evidence of identity theft) froud being conducted against me, my name and social security number. This evidence package is not comprehensive, but should provide you with sufficient documentation to proceed in your investigation. This package contains: copy of my credit reports, wherein I have highlighted false address, false employer, unknown credit card and credit items; copy of my cell prose sill registering calls I dodnot receive: copy of some of my patent-related mail showing evidence of tempering with my applications by unknown agent; copy of a statement from somy respective my computer purchase wherein it references a payment I did not make and fails to reference any payments I d. d make (which somy cashed); copy of my Verizon Nov. usage bill, wherein it fails to indicate that i had an internet account with them which I concelled on 11/8 copy of "Account Change of Address Form" which El Poseo Bank had me sign on 2/20/03; also, copy of my 8/02 statement from EPB showing my address on file; also, copy of letter from EPB re concelled checks: I have never received any, in copy of letter from Sallie Mae, saying I recently provided them my emil address, whereas ! have not been using one and did not provide them one copy of letter from first Union Bombia and fax from MBNA on unknown accounts bearing my name, joint with my motheris, and bearing my private P.D. Boxes. with respect to the identity matters, and to tampering ! theft of my mail, I have complaint case #s with the FTC: ref. # 2732811 and the U.S. Postal Inspection Service: ret # REJEXXXX /130/24198330. Thank you.

David Andrew D'Zmura

55# 165.54.6462

REPORT ON DZMURA, DAVID, ANDREW SOCIAL SECURITY NUMBER: 165-54-6462

UPDATED 10/2003

PAGE 3 OF TRANS UNION FILE NUMBER: 121669639

THE FOLLOWING ACCOUNTS ARE REPORTED WITH NO ADVERSE INFORMATION

PHEAA/AES PH#: (800) 233-0557 PO BOX 2461, HARRISBURG, PA 17105-2461 ACCT# 16554646200001 PAYMENT DEFERRED

INSTALLMENT ACCOUNT
STUDENT LOAN
\$29885 INDIVIDUAL ACCOUNT
\$18578 DEFERRED TO 04222004

DPENED 01/1996 MOST OWED: \$18578 DEF-STATUS AS OF 10/2003: PAID OR PAYING AS AGREED IN PRIOR 27 MONTHS FROM LAST UPDATE NEVER LATE

BALANCE:

AMERICAN EXPRESS PH#: NOT AVAILABLE PO BDX 7871, FORT LAUDERDA, FL 33329 ACCT# 060547435011305363 ACCOUNT CLOSED BY CONSUMER UPDATED 12/2002 BALANCE:

OPEN ACCOUNT
CREDIT CARD
INDIVIDUAL ACCOUNT

UPDATED 12/2002 BALANCE: \$0
DPENED 12/2000 MOST OWED: \$1120
CLOSED 10/2002

STATUS AS OF 10/2002: PAID OR PAYING AS AGREED IN PRIOR 12 MONTHS FROM DATE CLOSED NEVER LATE

THE FOLLOWING COMPANIES HAVE RECEIVED YOUR CREDIT REPORT. THEIR INQUIRIES REMAIN ON YOUR CREDIT REPORT FOR TWO YEARS.

C - A : ~ qu. 1. V	
SUBSCRIBER NAME All of these are fraud inguiry type	DATE
ALLIED INTERSTATE WEST INDIVIDUAL	11/25/2003
460 NORTH MESA DR., MESA, AZ 85211 PH#: (480) 782-7002	
ACE INC INDIVIDUAL	10/28/2003
3443 NORTH CENTRAL, PHOENIX, AZ 85012 PH#: (602) 222-2400	
PERMISSIBLE PURPOSE = COLLECTION	
RANK OF AMERICA INDIVIDUAL	10/28/2003
1825 E BUCKEYE RD , PHOENIX, AZ 85034 PH#: (800) 274-5060	
HOUSEHOLD FINANCE CORP INDIVIDUAL	10/23/2003
961 WEIGEL ROAD, ELMHURST, IL 60126 PH#: NOT AVAILABLE	
LNDIVIDUAL	08/22/2003
555 WEST ADAMS, CHICAGO, IL 60661 PH#: NOT AVAILABLE	_
TRANS UNION OF CANADA	08/21/2003
1660 DID WALT WHIT, MELVILLE, NY 11747 PH#: NOT AVAILABLE	
CAPITAL ONE AUTO FINANCE INDIVIDUAL	08/19/2003
3901 DALLAS, PLANO, TX 75093 PH#: (972) 247-0777	
AMERICREDIT INDIVIDUAL	08/17/2003
801 CHERRY ST, FT WORTH, TX 76102 PH#: (800) 284-2271	
RANK OF AMERICA INDIVIDUAL	08/04/2003
1825 E BUCKEYE RD . PHOENIX, AZ 85034 PH#: (800) 274-5060	
DANK OF AMEDICA INDIVIDUAL	07/16/2003
611 N BRAND BLVD 1, GLENDALE, CA 91203 PH#: NOT AVAILABLE	
NOUSEHOLD FINANCE-CORP INDIVIOUAL	06/03/2003
961 WEIGEL ROAD, ELMHURST, IL 60126 PH#: NOT AVAILABLE	
1 284 BERMUDA DUNES GA VIA CBR/CBC MORTGAGE INDIVIDUAL	03/25/2003
170 E TOWER ST, COLOMBUS, OH 43215 PH#: (614) 222-4319	J
PERMISSIBLE PURPOSE = CREDIT TRANSACTION	0 5 43 5 4D 0 D 0
MBNA FINANCIAL SERVICES INDIVIDUAL	09/13/2002



Customer Service Page 1 of 6 800-327-2177 (24 hours / 7 days) www.americanexpress.com

Gold Card Statement of Account

DAVID ANDREW D'ZMURA

May 14, 2003

3717-274464-57003

New Card Charges \$ New Card Balance \$ Previous Card Balance \$ Please Pay 2,018.13 1,437.77 31.25 **Upon Receipt** Indicates posting date. NO Communicatio rece-ved .40 mg Please refer to page 4 Your communication is acknowledged. Do not pay disputed amount until resolved. for important information Card Transactions for DAVID ANDREW D'ZMURA regarding your account April 27, 2003* PAYMENT RECEIVED - THANK YOU 22.64 29.00 April 12, 2003 CREDIT CARD REGISTRY (800)227-2639 1 YEAR MEMBERSHIP FEE 29.21 April 18, 2003 home seeming THE HOME DEPOT 6630 LA QUINTA HOME IMPROVACCES lacks alarms April 19, 2003 16.10 へらもくよりブ THE HOME DEPOT 6630 LA QUINTA CA - st the co HOME IMPROVIACCES Reference: 011095936 -8.61 April 20, 2003* THE HOME DEPOT 6630 LA QUINTA ON 1695935 HOME IMPROVACCES seden. 14.95 April 23, 2003 AUTO SAFETYNET/AMEX 800-853-0449 **INSURANCE PREMIUM92261** AUTO SAFETYNET FROM AMERICAN EXPRESS FOR INQUIRIES CALL 800-853-0449 INSURANCE PREMIUM POLICY# 06-30704131 Reference: 630704131

Payment Coupon

3717-274464-57003

92261-2541

Continued on reverse

Please Pay **Upon Receipt**

Please enter account number on all checks and correspondence.

Total Amount Due \$1,437.77 To avoid additional Finance Charges on Purchases, pay New Balance before Payment Due Date.

Note any address and/or telephone number change on reverse side. Unless you check here, this change will apply to all of your Card Accounts except any Corporate Card Accounts you may have.

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DAVID ANDREW D'ZMURA

Mail Payment to:

P O BOX 2541

PALM DESERT CA

AMERICAN EXPRESS

BOX 0001

LOS ANGELES CA 90096-0001

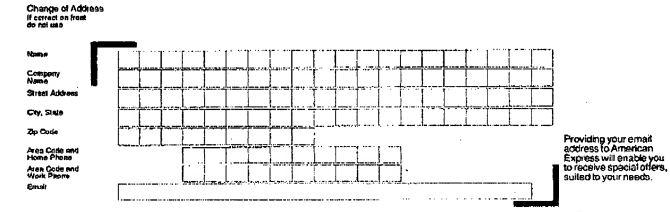
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Preparod For ANDREW D'ZMURA 3717-27446	Account Number Page 2 of 6
Transactions Continued	Amount \$
April 24, 2003 STAPLES PALM DESERT CA OFFICE SUPPLIES Pagerenes: 000145670	105.03
May 3, 2003 DESERT DUNES ANIMAL PALM DESERT CA emergency con for ung care VETERINARY SERVICES Reference: 12001150	351.90 + 3
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May 7, 2003 WALGREEN 04757HINDIO CA DRUG STORE/PHARMACY Reference: 00204421	36.94
May 8, 2003 EXXONMOBIL5901081033PALM DES CA PAY AT PUMP5901081033 Reterrance: 005901081033	19.48
May 8, 2003 LOWES LA QUINTA CA wy balcomy plants HOME IMPROVEMENT : www.dered by frespessors Reference: 52009	126.10
May 8, 2003 DESERT DUNES ANIMAL PALM DESERT CA & mergency care for my costs VETERINARY SERVICES Reference: 12001:952	282.50
May 9, 2003 WALGREEN 047571INDIO CA DRUG STORE/PHARMACY Reference: 009175213	51.67
May 9, 2003 CIRCUIT CTY #3302PALM DESERT CA ELECTRONICS/APPLIANCES Reference 003991208 Roc Number 00391206	531.08
May 9, 2003 PETCO #562 PALM DESERT CA PETS/SUPPLIES Reference: 00001253	26.80
May 10, 2003 BIG 5 SPTG GDS-0072 PALM DESERT CA SPORTING GOODS/EQUIP	71.07

Continued on next page





DAVID ANDREW D'ZMURA

3717-274464-57003

Page 3 of (

Transactions Continued			Cloning Date May 14, 2003
May 12, 2003		**	Amount \$
LOWES LA QUINTA HOME IMPROVEMENT Acteriance: 64068	CA		49.28
May 14, 2003* LOWER LA QUINTA 64907-HOME INPROVEMENT	2 GA		49.26
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I made these charges in 4/03 and 5/03

under an extended payment plans, agreed

to by Amtx before my charges.

In 6/03, I discovered Amtx had voided

and concelled | suspended my charging

priviledges (no reason provided).

In the entirety of my account w/ Amtx

dating from 12/00, I always paid

very account on time and in full.



Gold Card Statement of Account

Earn points on all of your purchases, overywhere you use the Card.
You use the Card.

DAVID ANDREW D'ZMURA

Account Number 3717-274464-57003

Clasing Dute 06/14/03

Page 1 of 4

Previous Balance \$ 1,437.77

Paymente/Credit: \$
0.00

New Charges \$ 14.95

New Balance \$ 1,452.72

Please Pay Immediately Please refer to page 2 for important information regarding your account

Your account is 30 days past due. Pay by 07/06/03 to avoid delinquency charge.

Contact us at www.americanexpress.com or call Customer Service at 1-800-327-2177.

We've Made Some Design Changes to Your Billing Statement!

It's easier than ever to find important account information. For starters, if you're enrolled in one of our Rewards programs, there's a section on the top right corner of page one for program related messages. We've bundled your credits and returns in one section so you can find them easily. Finally, we've created this section on the front of your statement for special announcements and Cardmember benefit information.

Activity

New Activity for DAVID ANDREW D'ZMURA

Amount \$

05/23/03

AUTO SAFETYNET/AMEX 800-853-0449

INSURANCE PREMIUM92261

AUTO SAFETYNET FROM AMERICAN EXPRESS

FOR INQUIRIES CALL 800-853-0449

INSURANCE PREMIUM POLICY# 06-30704131

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Total of New Activity

New Charges Payments/Credits 14.95 0.00

Extended payment plan voided by Antx. Charging priviledges concelled [suspended.

♦ Please fold on the perforation below, defect and return with your payment

Payment Coupon

23

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3717-274464-57003

Please Pay Immediately Please enter account number on all checks and correspondence.

DAVID ANDREW D'ZMURA P O BOX 2541 PALM DESERT CA 92261-2541 Total Amount Due \$1,452.72

To avoid additional Finance Charges on Purchases, pay New Balance before Payment Due Date

Note any address and/or

any Corporate Card Accounts you may have.

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Mail Payment to:

AMERICAN EXPRESS BOX 0001 LOS ANGELES CA 90096-0001

* DURATION (mm-ss):23-40



Earn points on all of your purchases, everywhere you use the Card.

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Properted For DAVID ANDREW D'ZMURA

3717-274464-57003

Closing Date 07/15/03

Page 1 of 2

Now Please Pay Balance \$ New Charges \$ **Immediately** 1,452.72 0.00 Please refer to page 2 for important information 58.39 1.511.11 regarding your account c#s, and concelled personal, in dividual Your account is past due. Pay by 08/06/03 to avoid delinquency charge. Your account renews next month. For additional information, please refer to the Charge Card and Statement Perso Information section which earribe found on page 2. Thank You. Contact us at www.americanexpress.com or call Customer Service at 1-800-327-2177. We've Made Some Design Changes to Your Billing Statement! It's easier than ever to find important account information. For starters, if you're enrolled in one of our Rewards programs, there's a section on the top right corner of page one for program related messages. We've bundled your credits and returns in one section so you can find them easily. Finally, we've created this section on the front of your statement for special announcements and Cardmember benefit information. Activity Amount 1 New Activity for DAVID ANDREW D'ZMURA 06/23/03 AUTO SAFETY NET 1-800-316-2501 FL 14.95 INSURANCE PREMIUM922612 AUTO SAFETYNET FROM AMERICAN EXPRESS FOR INQUIRIES CALL 800-316-2501 INSURANCE PREMIUM POLICY # 30704131 Total of New Activity for DAVID ANDREW D'ZMURA **New Charges** 14.95 Payments/Credits 0.00 Other Card Account Transactions 07/15/03" DELINGUENCY CHARGE ON 1,452.72 43.44 New Charges 58.39 **Total of New Activity** Payments/Credits 0.00 Please fold on the perforation below, distacts and return wiln your payment. Please enter account Please Pay **Payment Coupon** 3717-274464-57003 number on all checks and **Immediately** correspondence. (234 To avoid additional Finance Charges on 20100 Purchases, pay New Balance before Payment DAVID ANDREW D'ZMURA P O BOX 2541 **Total Amount Due** Due Date. \$1,511.11 PALM DESERT CA 92261 - 2541 Note any eddress and/or telephone number change on reverse side. Unless Urbrich bishilmidhilididhilidia lhtidirillidd you check here, this change will apply to all of your Card Accounts except any Corporate Card Mail Payment to: AMERICAN EXPRESS Accounts you may have. **BOX 0001** LOS ANGELES CA 90096-0001

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Earn points on all of your purchases, everywhere you use the Card.
Vist www.americanexpress.com/swares

DAVID ANDREW D'ZMURA

3717-274464-57003

Closing Uate 08/14/03

Page 1 of 2

7,511.11

Payments/Credits \$

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Your acc	count is cancelled. This happened wont	Ante ever speaking w/v	
Contact	us at www.americanexpress.com or call Customer Servi	ice at 1-800-327-2177.	
Activi	y Indicates posting date		
Card XXXX-XX		The state of the s	Amount \$
08/12/03*	MEMBERSHIP FEE CREDIT CANCELLATION		-75.00
07/15/03*	ANNUAL MEMBERSHIP FEE DAVID ANDREW D'ZMU 07/03 PERIOD 09/03 THRU 08/04		75.00
Total of	New Activity for DAVID ANDREW D'ZMURA	New Charges Payments/Credits	75.00 75.00
Other C	ard Account Transactions		* * .
08/14/03*	DELINQUENCY CHARGE ON 1,392.67		41.64
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Payment Coupon

3717-274464-57003

Please Pay Immediately Please enter account number on all checks and correspondence,

To avoid additional Finance Charges on Purchases, pay New Balance before Payment Oue Date.

Total Amount Due \$1,552.75

Note any address and/or telephone number change on reverse side. Unless you check here, this change will apply to all of your Card Accounts except any Corporate Card Accounts you have.

DAVID ANDREW D'ZMURA
P O BOX 2541
PALM DESERT CA 92261-2541

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Mail Payment to:

AMERICAN EXPRESS BOX 0001 LOS ANGULES CA 90096-0001



Earn points on all of your purchases, everywhere you use the Card.

Visit www.americanexpress.com/reveros.

DAVID ANDREW D'ZMURA

Account Number 3717-274464-57003

Olosing Date 06/14/03

Page 1 of 4

Previous Balance \$ 1,437.77

Payments/Credite \$

New Charges 5 14.95 New Balance \$ 1,452,72 Please Pay Immediately Please refer to page 2 for important information regarding your account

Your account is 30 days past due. Pay by 07/06/03 to avoid delinquency charge.

Contact us at www.americanexpress.com or call Customer Service at 1-800-327-2177.

We've Made Some Design Changes to Your Billing Statement!

It's easier than ever to find important account information. For starters, if you're enrolled in one of our Rewards programs, there's a section on the top right corner of page one for program related messages. We've bundled your credits and returns in one section so you can find them easily. Finally, we've created this section on the front of your statement for special announcements and Cardmember benefit information.

Activity

New Activity for DAVID ANDREW D'ZMURA

Indicates posting date

Amount \$

05/23/03

AUTO SAFETYNET/AMEX 800-853-0449 IL INSURANCE PREMIUM92261 AUTO SAFETYNET FROM AMERICAN EXPRESS

FOR INQUIRIES CALL 800-853-0449

INSURANCE PREMIUM POLICY# 06-30704131

Total of New Activity

New Charges Payments/Credits 14.95 0.00

Extended payment plan voided by Antx. Charging priviledges concelled | suspended.

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Payment Coupon

3717-274464-57003

Please Pay Immediately Please enter account number on all checks and correspondence.

DAVID ANDREW D'ZMURA P O BOX 2541 PALM DESERT CA 92261-2541 Total Amount Due \$1,452.72 To avoid additional Finance Charges on Purchases, pay New Balance before Payment Oue Date.

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Mail Payment to:

AMERICAN EXPRESS BOX 0001 LOS ANGELES CA 90096-0001

Note any address and/or telephone number change on reverse side. Unless you check here, this change will apply to all of your Card Accounts except any Corporate Card Accounts you may have.

PAGE 31/44 * RCVD AT 1/9/2004 6:35:35 PM [Eastern Standard Time] * SVR:USPTO-EFXRF-1/1 * DNIS:8729306 * CSID:760 200 2581

* DURATION (mm-ss):23-40

ROJF 6420 02631 00102. (234



11/21/2003

D'ZMURA, DAVID 78650 42ND AVE APT 810 INDIO , CA 92201-

Re: 760-200-2581 02-2003-111325

The Verizon trace on your line is now complete. We have forwarded all records to the law enforcement office listed below. Please contact law enforcement to review your case.

RIVERSIDE COUNTY OLSON

Telephone:

Fax: 760-836-1616

LEA Case Number: TN03106070

If you have any further questions, please do not hesitate to contact our office. Our phone number is 800-257-2969, and our office hours are Monday-Friday, 8:30 a.m.- 5:00 p.m.

Verizon Security

Nuisance Call Bureau

Note: In the 1/2 years I have been in CA,

Verzon NCB Security has changed my phone of 5:x times.

In being at my current apt, April 5,2003, Verizon

Mas que changed my number 3 times

first I had \$345-6547,

then 772-7491,

now (5.700 beg. 7/03) 200.2581.

With each #, Verizon finds trouble/harass/pirating.



05/30/2003

D'ZMURA, DAVÎD 78650 42ND AVE APT 810 INDÎO , CA 92201-

Re: 760-772-7491

This letter is to advise you that the Verizon Nuisance Call Bureau's role in the call trace investigation is complete.

We can only release trace results to law enforcement. Please call your local law enforcement agency and file a complaint of telephone harassment. Call our office with the following information:

- * Name of law enforcement agency
- * Name of the investigating officer
- * Complaint Number
- * Non-emergency telephone number of the law enforcement agency
- * Fax number of the law enforcement agency

Our phone number is 800-257-2969, and our office hours are Monday-Friday, 8:30a.m.-5:00p.m.

If no response is received, no further action will be taken.

If you have further questions, please contact our office.

Verizon Security Nuisance Call Bureau



04/02/2003

D'ZMURA, DAVID 74176 CANDLEWOOD ST UNIT 8 PALM DESERT, CA 92260-4829

Re: 760-674-3219

This letter is to advise you that the Verizon Nuisance Call Bureau's role in the call trace investigation is complete.

We can only release trace results to law enforcement. Please call your local law enforcement agency and file a complaint of telephone harassment. Call our office with the following information:

- * Name of law enforcement agency
- * Name of the investigating officer
- * Complaint Number
- * Non-emergency telephone number of the law enforcement agency
- * Fax number of the law enforcement agency

Our phone number is 800-257-2969, and our office hours are Monday-Friday, 8:30a.m.-5:00p.m.

If no response is received, no further action will be taken.

If you have further questions, please contact our office.

Verizon Security Nuisance Call Burgau

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	<u> </u>			to cy ce	bates		STATEMENT OF INSURANCE
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C. (2.1/2/A 1/4	NUAL	FINANCE	Amount	··· Total of	iqtai sale		hase of a motor vehicle to purchase or negotiate any insurant high a particular insurance company, agent or broker.
PERC	ENTAGE	CHARGE	Financed	The amount			Vehicle insurance
	ATE	The dollar amount the	The amount of credit provided	bigg aved this	otter your brichase o	ın I	Term Premiu
your	credit as	credit,will	to you or on your hehalf.	you have may payments	as Vibur down		
a ye	urly rate.	cost you.	on your manan.	scheduler	gayment of	\$-	a limite line
	.67	7157.2	9 16530-71	23688.	00 1000.0	ا اجن	ity injury Same My Allers & The Same Same Same Same Same Same Same Sam
12	. 97	% S	(e) \$	\$	_ (e) 2	<u> </u>	W/ Place C
					(e) means an estim	ste Mac	1977 Mos. \$
		CHEDULE WILL BE			When Payments Are Duc:		Noticle Insurance Premiums S
	Number of P	ayments:	Amount of Payments:	N/6		1700	
	yment of		N/A N/A	N/F		PU	ESS A CHARGE IS INCLUDED IN THIS AGREEMENT IN THIS AGREEMENT DAMAGE INSURANCE, PAYM INCLUDENTY OR PROPERTY DAMAGE INSURANCE, PAYM IN SUCH COVERAGE IS NOT PROVIDED BY THIS AGREEMEN
	yment of		329 00		by Beginning 03/16/2	COR I N	may buy the physical damage insurance this cont
	Paym		329.00		16/2009	nera	uires (see back) from anyona you choose who is acc
Une Fi	nal Payment	nont is not excelved in	full within 10 days after it is due, y	ni wili pay a late	charge of 5% of the part of t	he abl	e to us. You are not required to huy any other insura
* **	albut la lulis	•				to	obtain credit.
Prepay	ment: If you p	ay off all your debt early.	you may be charged a minimum final terest in the vehicle being purchased.	nce charge.	, :	Bu	yer x
Securit	y merest, to nat informat	lorn: See this comment	erest in the venicle being published: for more information including info unknown lineanc charges, and security	n fuods noitemn	ompayment, default, any requi	ed Co	Buyer X
ceptym	ent in full helo	re the scheduled date, n	inknum finonce charges, and security	I Michael			ller X
nri	AZATION O	FTHE AMOUNT FIN	ANCED		<u>-</u>	14.4	my insurance is checked below, policies or certificates from med insurance companies will describe the terms and condition
	otal Cash i			. 3710	3 00		
		ce of Motor Vehicle ar	nd Accessories _ 16695.	3 · 1719	3-370 (A)		Application for Optional Credit Insurance Credit Life: Design Co-Buyer Design Both
		Price Vehicle	\$ 10575.	7675			i Gredit Life: 1, 1 Buyer Li Corbuyer Li Don Credit Disability (Buyer Only) .
i	2. Cash	Price Accessories	*** \$	 4	5 00 (B)		Term Exp., Premium
1	3. Documen	nt.Preparation.Fee (n	ot a governmental fee)	\$	H7A (6)		WATER NAME OF THE PROPERTY OF
		e Paid to Seller	. 1	\$	(u) E 71 (N		R12A. 1972A 1977
!	D. Sales Ta	x (on A + B + C)	·. •	\$ <u>.133</u>	TO THE	. 4	redit Olsability Nms 5
E. (Optional) BPA New Volticle Report of Sale or Ranewal Transaction Fee* \$						surance Company Name	
. '	F. (Optiona	i) Service Contract*	e sate and a	5	<u>. </u>	"	Bullium State Stat
	G. Prior Cri	edit or Lease Balance	paid by Seller to	¢	N/A (G)	I H	ome Office Address
				Ψ			
· ·	(sea dov	vnpayment and trade	in calculation)	\$	程/A (H)	1 1	redit life insurance and credit disability insurance are equired to obtain credit. They will not be provided unl
m, (Optional) day Comman to Institute party						ou sino and agree to day the extra cost. Credit life in	
.	-	whom paid)"		· · · · · · · · · · · · · · · · · · ·		3	nce is based on your original payment scriedule.
1		Price (A through I)			s 20370-7	~ (4)	2908 9378/artin Vildesin Hitter Stenemen atel ada
		ald to Public Officia		9 F	E 00		over any increase in your payment of in the number auments. Coverage for credit life insurance and co
	A License		THAIRU	\$	5 - 00 (A)	1 1 2	isability insurance ends on the original due date for ast payment unless a different term for the insurance
		ntion/Transfer/Titling F	CCS	\$	N/A (B)	111	hours above
}	_	in Tiro Fone ^b		\$	5:00 (C)	1 1	ou are applying for the credit insuran

D. Daterred Downpayment	\$ 4000.00 (E)	Date Co-Buyer Signature Age				
E. Manufacturer's Rebate	\$ N/A(F)	OPTIONAL GAP CONTRACT A gap contract (debt cancella-				
F. Other	\$ N/A (G)	tion contract) is not required to obtain credit and will not be provided unless you sign below and agree to pay the extra				
G. Cash	4000 0	ILL I I cost if you choose to hit a dan contract. The COST is SCOWN				
Total Downpayment (C through G)	a new contraction number on line 16 sthough	The same the consistency for details on the circleston				
(Il negative, entar zero on line 6 and enter the amount less the	n zem as a positiva number on line 10 souve) 1:5530.7					
7. Amount Financed (5 less 6)	,	Ruser & Della Contract				
*Seller may keep part of these amounts.		Buyer X				
		OPTIONAL SERVICE CONTRACT You want to purchase				
SELLER ASSISTED LOAN BUYER MAY BE RECURRED TO PLEDGE SECURITY FOR THE LOAN, AND	AUTO BROKER FEE DISCLOSURE	a service contract written with the following company for				
I WHILE OF COLUMN FOR THE INSTALLMENT PAYMENTS ON BUILDINGS.	If this contract reflects the retail sale new motor vehicle, the sale is not su	the term shown below for the price shown in item 15.				
RETAIL INSTALLMENT BALE CONTRACT AND THE LOAN.	to a fee received by an autobroker fro					
Proceeds of Loan From:N/A	unless the following box is checked:	Term 72 A Mile of 72000 Miles				
Amount S. N/A Finance Charge S N/A	Name of autobroker receiving f	on If Buyer A. C. S.				
Total \$N/A Payable inN/A	applicable:	I I HOW THIS CONTRACT GAN BE CHANGED.				
installments of \$ N/A \$ N/A		This contract contains the entire agreement between you and us relating to this contract. Any				
from this Loan is shown in item 6D.		change to the contract must be in writing and both				
MOTICE OF RE	SCISSION RIGHTS	you and we must sign it. No oral changes are				
lus and a first three the pro-	visions of the Rescussion Highls Section	on on binding.				
I the back giving the Seller the right to reso	ind if Seller is unable to assign this co	x 122 x				
to a financial institution will apply.	- B	Buyer Initials Co-Buyer Initials				
Buyer X	Co-Buyer X					
OPTION: [] You pay no finance charge if the Amount Fi	nanced, item 7, is paid in full on or before	Year SELLER'S INITIALS				
		ON WHO PURCHASES A VEHICLE IF YOU ARE UNSURE WHETHER OR ACCIDENT, YOU SHOULD CONTACT YOUR INSURANCE AGENT.				
I MAT WHI A LIMBORAT INSURANCE POUCT WILL COME AS	THE THE PROPERTY OF THE PARTY O					
WARNING:	N DAMAGE ON MAY HOT PROVIDE FOR FULL HEPL	ACEMENT COSTS FOR THE VEHICLE BEING PURCHASED, IF YOU DO				
NOT HAVE FULL COVERAGE, SUPPLEMENTAL COVERAGE	HE CONFORCE VON DAMAGE WAY BE AVAILABLE TO	R PHOTECTS ONLY THE DEALER, USUALLY UP TO THE AMOUNT OF				
THE UNPAID BALANCE REMAINING AFTER THE VEHICLE	IAS DEEN REPOSSESSED AND SOLD.	ENICL & YOU SHOULD CONTACT VOUS INSURANCE AGENT.				
FOR ADVICE ON FULL COVERAGE THAT WILL PHOTEC	TYOU IN THE EVENT OF ITTIS OF MANAGE TO TOOK Y	AND CONDITIONS.				
THE UNIVERSE REMAINING AFTER THE VEHICLE HAS BEEN REPOSSESSED AND SOLD. THE UNIVERSE REMAINING AFTER THE VEHICLE HAS BEEN REPOSSESSED AND SOLD. FOR ADVICE ON FULL COVERAGE THAT WILL PROTECT YOU IN THE EVERT OF LINES ON LIABAGE TO YOUR VEHICLE, YOU SHOULD CONTACT YOUR INSURANCE AGENT. THE BUYER SHALL SIGN UP ACCREDITE THAT HE SHE UNDERSTANDS THESE PUBLIC LIABILITY TETMS AND CONDITIONS. SEC X						
S/S X	on the truth and accuracy of the information	p provided by you in connection with the Trade-In Vehicle.				
Representations of Buyer: Seller has relied on the truth and accuracy of the information provided by you in connection with the Trade-In Vehicle. Representations of Buyer: Seller has relied on the truth and accuracy of the information provided by you in connection with the Trade-In Vehicle. You represent that you have given a true payoff amount on the vehicle traded in. If the payoff amount is more than the amount shown above in B.B. as "Prior Cradit or Lease Balance," you must pay Seller the excess on demand. If the payoff amount is less than the amount shown above in B.B. as "Prior Cradit or Lease Balance," you must pay Seller the difference to you.						
You represent that you have given a new payor amount shown above in 8.8 as "Prior Credit or Lease Balance." You must pay Seller the excess on demand. If the payoff amount is less than the amount shown above in						
item 6.b as "Prior Credit of Leace/Balance," Sell	item 6.8-as Print Circuit of London Carlot					
Buyer X 139X 35000	Со-ноуег х					
Notice to buyer:	and it as if it contains any hlank snaces (to be filled in. (2) You are entitled to a completely filled				
Notice to buyer: (1) Do not sign this agreement before you read it or if it contains any blank spaces to be filled in. (2) You are entitled to a completely filled in copy of this agreement. (3) You can prepay the full amount due under this agreement at any time. (4) If you default in the performance in copy of this agreement. (3) You can prepay the full amount due under this agreement at any time. (4) If you default in the performance in copy of this agreement. (3) You can prepay the full amount due under this agreement at any time. (4) If you default in the performance in copy of this agreement.						
of your obligations under this agreement, the vehicle may be repossessed and you may be outlied that agreement, the vehicle may be repossessed and you may be outlied that agreement and the same of the control of the						
indebtedness evidenced by this agreement.						
1 Cample concentrat of carpinal discincts of montous by the carpinal discinct of the carpinal di						
of Motor Vehicles, or any combination thereof. After this contract is signed, the seller may not change the financing or payment terms unless you agree in writing to the change. You do not have to agree to any change, and it is an unlaw or accepting partities for the seller to make a unitateral change.						
und it is an unlaw or recontive prestice for the selber to make a unilateral change.						
Buyer Signature X	Co-Buyer Signate	ure X				
	nio Arr projon	YOU ACKNOWLEDGE THAT YOU HAVE READ BOTH				
THERE IS NO COOL	ING UFF PERIUU	SIDES OF THIS CONTRACT BEFORE SIGNING BELOW.				
California law does not provide for a "cooling off" or other cancellation period for vehicle sales. YOU ACKNOWLEDGE RECEIPT OF A TRUE AND COM-						
Therefore, you cannot later cancel this contract simply because you change your mind, decide the vehicle costs too much, or wish you had acquired a different vehicle. After you sign below, you may OTHER DOCUMENT THAT YOU SIGNED DURING CONTRACT						
only cancel this contract with the pareement of the seller or for legal cause, such as fraud.						
Deal Deal Deal Diving	ొ — nand08/13/2003 co-Buyer Signat	rure X Date				
	Object this later of the second of the policy debt. An other owner is a person whose name is on the talle to the vehicle but					
Co-Buyers and Other Owners — A co-buyer is a person who is responsible for paying the small						
does not have to pay the debt. The co-buyer or other own	n who is responsible for paying the entire debt. An of er knows that the Creditor has a security interest in the	vehicle and consents to the security interest.				
does not have to pay the debt. The co-buyer or other own	Address Address					
does not have to pay the debt. The co-buyer or other own	Address Address	vehicle and consents to the security interest. Title MGR.				
other Owner Signature X Seller Signature X CHAMP TOK CAD LLAC CI	HEVROLET _{Date} 03/15/2063	MCD				
does not have to pay the debt. The co-buyer or other own	HEVROLET _{Date} 03/15/2063	MCD				

CONFIRMATION OF ACCIDENTAL	PHYSICAL	. UAMAGE	INSUKANCI
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To provide protection against serious financial loss should an accident or damage occur, I understand that my instalment contract requires that the vehicle be continuously covered with insurance against the risks of fire, theft and collision, and that failure to provide such insurance gives General Motors Acceptance Corporation the right to declare the entire unpaid balance immediately due and payable. Accordingly, I have arranged for the required insurance through the insurance company shown below and have requested that the policy contains a loss payable endorsement in layor of General Motors Acceptance Corporation located at:

NAMED INSURE	D: DAYID ANOREH D	MIDOLE *7MINA		LAST	G	MAC ACCOUNT NUMBER
ADDRESS	NUMBER STREET 78650 AVE 42 4810	CITY	STATE ES , CA 93	ZIP CODE 201-1356		
TEL. NO. () (760)200-2581	DRIVERS LICENSE #		546462		
NAMED PURCHA	ASER: DAVID ANDREW	D'ZMURA		LAST		•
ADDRESS	NUMBER STREET 78650 AVE 42 #810	CITY BERMUSH SUNE	STATE S , CA 922	ZIP CODE 201-1356		
TEL. NO. ((780)200-2581				· 	
EHICLE INSURE	D:					
YEAR 2003	CHEAROTAL CLE	MODEL CANAL	IEN	1GEJF1ZF	GLE IDENTIFICATION NUM 437257947	AFR .
OCUDANCE ACEI	FI.FASE PRINT CLEARLY FUL	,[⊒ Public Livery, ∣	P		ARLY FULL AND EXACT
NAME MAILING ADDRESS CITY	Radius of Haul	L AND EXACT OW FINVE! OPE ZIP CODE		AAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAA	NAME OF INSU	ARLY FULL AND EXACT IHANCE CARRIER TO:
NAME MAILING ADDRESS CITY AGENT'S TELI NUMBE	Radius of Haul	L ANO EXACT OW ENVE! OPE ZIP CODE	Public Livery, INSURANCE C NAME POLICY NUMBER DATE VEHICLE C	SARRIER AAA G70 THIS OVERED	NAME OF INST	HANCE CARRIER
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MAILING ADDRESS CITY AGENT'S TELL NUMBE AGENTS COMM	Radius of Haul PLEASE PRINT CLEARLY FUL AUDRESS TO APPEAR IN WIND R LA QUINTA HMY 111 LA QUINTA CA 92 EPHONE (800-92 ENT	ZIP CODE	Public Livery, INSURANCE O NAME POLICY NUMBER DATE VEHICLE O Type: SF Comprehensi	CAHRIER AAA G70 THIS COVERED Dec ROAD FORM OR S AITED (NOT ACC) V8 \$ DE/15/03 DATE	NAME OF INST	HANCE CARRIER
NAME MAILING ADDRESS CITY AGENT'S TELI NUMBE AGENTS COMMI	Radius of Haul PLEASE PRINT CLEARLY FUL AUDRESS TO APPEAR IN WIND R LA QUINTA HMY 111 LA QUINTA CA 92 EPHONE (800-92 ENT	ZIP CODE	Public Livery, INSURANCE O NAME POLICY NUMBER DATE VEHICLE O Collision \$ Type: 98 Un Comprehensi	CAHRIER AAA G70 THIS COVERED Dec ROAD FORM OR S AITED (NOT ACC) V8 \$ DE/15/03 DATE	PROM: COVERAGE STANDARD EPTABLE) Deductible	HANCE CARRIER

40 7 was

(u) -44 in photo

(open)



WORK PROMISED TO BE PERFORMED AT TIME OF SALE

DIFFERENCE DESCRIPTION OF CAR

UCENSE CUSTOMERS NAME

PRESENT THIS ORDER WHEN WORK IS TO BE COMPLETED

THE SALESMAN STOCKIO COLOR OF CAR

PRESENT THIS ORDER WHEN WORK IS TO BE COMPLETED

THE SALESMAN SALESMAN STOCKIO COLOR OF CAR

THE SALESMAN SALESMAN SALESMAN STOCKIO COLOR OF CAR

THE SALESMAN S

NOTE: THE ABOVE PROMISED WORK IS THE ONLY WORK TO BE PERFORMED FREE OF CHARGE. ANY ADDITIONAL WORK WILL BE CHARGED FOR IN ACCORDANCE WITH THE TYPE OF WARRANTY ISSUED AT TIME OF SALE, AND WILL BE CASH ON DELIVERY. ALL WORK MUST BE DONE IN OUR SHOP, AND YOU MUST MAKE AN ADVANCE APPOINTMENT WITH THE SERVICE DEPARTMENT BEFORE THE ABOVE WORK CAN BE PERFORMED.

Signed: Sales Mgr. X

Signed: Customer X

X) July

DUE TO INSURANCE REGULATIONS - NO LOAN CARS AVAILABLE

LAW FORM NO. 4127

G2022 Reveable and Representation of Princes for Purposes of Purposes

C2002 Revisebbe and Reymolds 10 000000 worseysource.com, 1-800-344-0006 are 1-800-334-000

PAGE 38/44 * RCVD AT 1/9/2004 6:35:35 PM [Eastern Standard Time] * SVR:USPTO-EFXRF-1/1 * DNIS:8729306 * CSID:760 200 2581

258. 4422		AGREEMENT TO FURNISH INSURANCE POLICY (TO BE USED WITH SECURITY AGREEMENT ON SALE OF VEHICLE)	AANCE POLI SALE OFVEHICLE)	
00.100	CHAMPION CADILLAC CHEVROLET	EVRGLET		Date 5 AUS 2003
	78-611 RIGHMAY 111	LA QUINTA,	A, CA 22253	က
The undersigned Agreement dated this	The undersigned Purchasen(s) agrae(s) to furnish his/their own Insurance Policy, covering property which is the subject of sement dated this	is/lheir own Insurance Policy, α day of	overing property which	is the subject of a Security.
The vehicle referred to Year	The venicle referred to herein is described as follows: Make	Model	Body	Vehicle Identification No.
2063	THEY BY	CAVALIER	340	181.051.25 437267947
Such Insurance Politics Selier does not receive the internished under the its factors of the fac	Such Insurance Policy must be delivered to the Seller within Seller doss not receive such Policy by the time stated, Seller may (but is not required to) procure insurance of the kind and type agreed to be seller doss not receive such Policy by the time stated, Seller may (but is not required to) procure insurance of the kind and type agreed to be funished unitable to be agreed to be agreed to be added to be added to be a full and the agreement. Appendix to the agreement to be a full and the agreement to be a full and the agreed to be agreed to be a full and the agreement to be a fu	rr within Seler may (but is not required rity Agreement. Agent	10 10) procure asurance @ LA QUINTA	days from the date nereot, and of the kind and type agreed to b
	III AND	LA QUIRTA	CA 52253	300-924-
ADDRESS OF AGENT STREET COOK 422	5008422	ciry saie Exp. Date	a.	AGEN SPACING OF VISES
Fire & Thett · []/ In the event I fair insurance coverage,	Deductible Comprehensive - [] \$	Deductible Comprehensive - ☐ \$ or written evidence, from an insurance company is we date, I hereby agree to pay to Seller or its assignancedance with repayment procedures establing	ehensive \$surance company for com Seller or its assignees procedures established	Deductible Collision prahensive and deductible colfision any earned premium. For any policiunder California Civil Code Sectio
2962.8. Ive further agree to assume for maintenance or operation thereof, and use, maintenance or operation thereof.	2982.8. We further agree to assume forthwith any and all responsibility for damage to the property referred to above or resulting from the use live further agree to assume forthwith any and agree to hold Seller free of any foss, deirn, or liability resulting from any damage to said property or tom the maintenance or operation thereof.	ill responsibility for damage to ller free of any foss, cloim, or liat	the property referred to bility resulting from any o	s above or resulting from the us famage to said property or 'som th
NOTICE TO BUYER: Any insurance on	NOTICE TO BUYER: This Agreement does not authorize the ordering of Public Liability or Property Damage Insurance. Any insurance codered by the financial institution will cover loss of or damage to the above described vehicle only and will not include Publicative Property Damage Insurance.	e the ordering of Public Liability Il cover loss of or damage to the	/ or Property Damage above described vehic	nsurance. te only and will not include Publi
TOWNSHIP TO IS YOU WANTED SONOT	TRANSMENT IN THE STANDARD THE DAY OF THE CALFGRANT LAW TO COSTAIN TRANSMENT INSTANCE ON THE TRANSMENT TO PRINCIPLES FOR THE TRANSMENT OF THE TRANSMENT FOR THE TRANSMENT OF THE	JYGRICA LAW 10 OSTADA UMA MIJOE MAY KOLDAS UDSS OT SE MAD SOES VOT SJYTSPYYOU	HONORANA ON THE CONTRACT OF TH	ja subject to prakutes pi de regeracie kominen et t vee ometatik (kiii
DAVID A	DAVID ANDREW D'ZMURA BERMUN	SERMODA BUNES 4810 92	hed Unitative	-8×
SIDEPS NATIFIED WAY (760) 200-2581	0-2581	Markes Eloward		

IAMY FORM NO. 228RS. RR. IN GEO. Nowache and Roynolds. Other Tell Fire 1803-344-866. In Principles American Secure of Files 1803-344-866.

CUNFIRMATION UF	AGGIUENTAL	PHYSICAL	HAMAGE	INSUHANCE

To provide protection against serious financial loss should an accident or damage occur, I understand that my instalment contract requires that the vehicle be continuously covered with insurance against the risks of fire, theft and collision, and that failure to provide such insurance gives General Motors Acceptance Corporation the right to declare the entire unpaid balance immediately due and payable. Accordingly, I have pranged for the required insurance through the insurance company shown below and have requested that the policy contains a loss payable endorsement in favor of General Motors Acceptance Corporation located at:

Lienhol	der: General Motors Accep	tance Corp	poration	BR#	071
	P.O. Box 2525		• •		
. :	Hudson, OH 44236-002	25			
NAMED INS	URED: MIDDLE		.AST	Gi	MAC ACCOUNT NUMBER
	NUMBER STREET CITY	STATE	ZIP CODE	┥ └;	
ADDRESS	78650 AVE 42 8810 BERMUDA GUN	IES , CA 921	201-1356		
TEL. NO.	ORIVERS INCENSE # 352	277887 1659	46462		
NAMED PUF	ICHASER: DAV) D ANDREY D"ZMURA	Ĺ	AST		•
ADDRESS	NUMBER STREET CITY 78650 AVE 42 #810 BERMINA DURAN	STATE S . CA 9220	ZIP COO€ 31-1356		
TEL. NO.	((760)200-2591		,		• ·
VEHICLE INSI	JRED:		•		
^{Y6A3} 2003	CHEVROLHT CPE CATAL	.IEX	IGIJF12F4	IDENTIFICATION NUM 37287947	BER
VEHIC	LE USE: ☐ Private Passenger, ☐ Commercial Auto and	Trailer			
	Radius of Haul,		All Other		
'	PLEASE PRINT CLEARLY FULL AND EXACT			ASF PRINT CLEA	RLY FULL AND EXACT
INSURANCE	a management of the company of the c	INSURANCE CA	ARRIER	NAME OF INSU	IRANGE CARRIER
NAME	e la quinta	NAME	AAA		•
MAILING ADDRESS		POLICY NUMBER	6700	3422	
CITY	LA QUINTA CA 92253	DATE TO VEHICLE CO		ROM:	TO:
	TELEPHONE (SOC-924-6141			OVERAGE	
AGENTS CO	MMENT	Collision \$	Oeduc	tible	
			AD FORM OR STA		
		Comprehensiv	•		
		[]Fire-Thett			
NAMED INSURI	ED has lived the	Ö	8/15/03		
A Company of the Comp	- Just United	0.	ATE		
DEALER CO	NFIRMATION:	AME OF PERSON CON	TACTED		
() AGENC		THE OF LABOR OUR		SMAC LOSS PA	AYEE ()Yes ()No
Confirmed By	DATE				
	i i i i i i i i i i i i i i i i i i i				o accionado de Prop
DEALER SIGNS	- Scrabby Miner Stylen	DEALER	CHAMP IO	F CADILLA	CHEVROLET

PACE 41/44 * RCVD AT 1/9/2004 6:35:35 PM [Eastern Standard Time] * SVR:USPTO-EFXRF-1/1 * DNIS:8729306 * CSID:760 200 2581 * DURATION (mm-ss):23-40/101 | Factors | SVR:USPTO-EFXRF-1/1 * DNIS:8729306 * CSID:760 200 2581 * DURATION (mm-ss):23-40/101 | Factors | SVR:USPTO-EFXRF-1/1 * DNIS:8729306 * CSID:760 200 2581 * DURATION (mm-ss):23-40/101 | Factors | SVR:USPTO-EFXRF-1/1 * DNIS:8729306 * CSID:760 200 2581 * DURATION (mm-ss):23-40/101 | Factors | SVR:USPTO-EFXRF-1/1 * DNIS:8729306 * CSID:760 200 2581 * DNIS:8729306 * DNI rivalid on the policy expiration or termination date. They may not be used as proof of insurance for a driver or vehicle not covered under your policy.



Interinsurance Exchange of the Automobile Club **EVIDENCE OF LIABILITY INSURANCE** VEHICLES DESCRIBED ON POLICY: Make

Year 2003 Vehicle Identification No. (VIN) #7947

CHEV

VAMED INSURED

J'ZMURA, DAVID ANDREW

DRIVERS NAMED ON POLICY: D'ZMURA, DAVID ANDREW

OLICY NUMBER G7008422

EFFECTIVE DATE EXPIRATION DATE

July 1, 2003 July 1, 2004

his policy provides at least the minimum amounts of liability nsurance required by the CA VEH CODE SECTION 16505 for the specified vehicles and named insured and may provide coverage for ther persons and other vehicles as provided by the insurance policy.

Immediately report any claim to us at 1-800-672-5246 (1-800-67 CLAIM), 24 hours a day, 7 days a week. For policy changes, call 1-800-924-6141

interinsurance Exchange of the Automobile Club EVIDENCE OF LIABILITY INSURANCE VEHICLES DESCRIBED ON POLICY:

Year Make 2003

CHEV

Vehicle Identification No. (VIN)

#7947

VAMED INSURED D'ZMURA, DAVID ANDREW

> DRIVERS NAMED ON POLICY: D'ZMURA, DAVID ANDREW

POLICY NUMBER G7008422

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Immediately report any claim to us at 1-800-672-5246 (1-800-67 CLAIM), 24 hours a day, 7 days a week. For policy changes, call 1-800-924-6141



Interinsurance Exchange of the Automobile Club EVIDENCE OF LIABILITY INSURANCE

VEHICLES DESCRIBED ON POLICY: Year

Make 2003 CHEV

Vehicle Identification No. (VIN) #7947

VAMED INSURED

D'ZMURA, DAVID ANDREW

DRIVERS NAMED ON POLICY: D'ZMURA, DAVID ANDREW

POLICY NUMBER G7008422

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This policy provides at least the minimum amounts of liability nsurance required by the CA VEH CODE SECTION 16505 for the specified vehicles and named insured and may provide coverage for

Immediately report any claim to us at 1-800-672-5246. (1-800-67CLAIM), 24 hours a day, 7 days a week.

Thank you for choosing Champion Cadillac-Chevrolet. We realize you have many choices when it comes to choosing a dealership and we appreciate the confidence you have placed in us. We look forward to providing you with the best possible service into the future. Our goal is for you to be 100% Completely Satisfied!

In the near future you will be receiving a survey from General Motors. If for any reason you cannot check "Completely Satisfied" in every box, please contact me personally.

We appreciate having you as a customer and look forward to serving you again soon.

David - It was a pleasure to melt

you. It hope you are thoroughly en
joying your new lavalier. Talk to

you soon. Mindy

Thortyon cord Is received from car dealer, postmorbed 9/19/03, delived couple days later, from ccc customer satisfaction manager.

	LIGENSE PLATE NO. OR VESSEL OF NO.				
STATEMENT OF FACTS	VEHICLE MAKE OR VESSEL BUILDER CHOV CAULLICK				
VEHICLE OR HULL LD. NUMBER 1915F12F4372					
ENGINE NUMBER (MOTORCYCLE)					
	nte 26 th Aug 19 03				
lwas returned to the selling dealer a	the vehicle/vessel described above as of:				
DATE LAUG 03 PRETIFINED BY AND	drent D'Zmara				
REASON FOR VEHICLE RETURN OTHER	O GREDIT UNAVAILABLE				
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VEHICLE SOLD BY DOTHER	IENT OCASH				
TRADE-IN RETURNED TO TO PURCHASER	YES NO NA				
CASH DOWN PAYMENT RETURNED TO PURCHASER	TYES NO MINIA				
I further agree to indemnify and save harmless the Director of Motor Vehicles. State of California, and subsequent purchasers of said vehicle or vessel, for any loss they may suffer resulting from registration of the above-described vehicle or vessel in California, from issuance of a California certificate of ownership covering the same, or transfer to: I certify under penalty of flerjury under the laws of the State of California that the information entered by the under this occument is true and correct.					
Address CHAMPION	J				
City <u>LA QUYNTA</u>	state <u>CA</u>				
Daytime Telephone Number (
FORM NO. REG.256U REG (864, 862) ©1995 Motor Cal Dester Forms, Inc.	TO REORDER TO 1-800-559-FORM				

Bank of America.

0585 E0-3

DAVID ANDREW D'ZMURA 78650 AVENUE 42 #810 BERMUDA DUNES CA 92201-1356

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Your Bank of America MyAccess checking Statement

Statement Period: September 18 through October 20, 2003

Account Number: 05857-06274

At Your Service Call, 760,340,1867 Online: www.bankofamerica.com

Written Inquirles Bank of America Palm Desert Branch PO Box 37176 San Francisco, CA 94137-0001

Customer since 2003

Bank of America appreciates your business and we enjoy serving you.

☐ Summary of Your MyAccess checking Account

Beginning Balance on 09/18/03	\$1,602.40
Total Deposits	+ 332,94
Total Checks, Withdrawals, Transfers, Account Fees	- 1,924.21
Service Charge	- 5.95
Ending Balance	\$5.18

Number of ATM withdrawals and transfers	4
Number of purchase transactions	3
Number of 24 Hour Customer Service Calls	. 10
Self-Service Assisted	0

mportant Information About Your Account

MyAccess checking customers who take advantage of Direct Deposit can reduce fees every month! To find out more, contact your employer or visit your local Bank of America banking center. For Social Security or SSI direct deposit, call the Social Security Administration toll-free at 1-800-772-1213.

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OFFICIAL:

David Andrew D'Zmura P. O. Box 2541 Palm Desert, CA 92261-2541

January 8, 2004

Office of Petitions Commissioner for Patents United States Patent and Trademark Office P. O. Box 1450 Alexandria, VA 22313-1450

RECEIVED

JAN 1 2 2004

OFFICE OF PETITIONS

Attn: USPTO Office of Petitions

Certificate of Transmission by

I hereby certify that on this date, January 9, 2003 , I have transmitted this letter and enclosures to the USPTO, by means of transmission comprising telefax transmission

David Andrew D'Zmura sole inventor/sole applicant/sole owner (pro se)

* enclosures to follow under separate cover

Re:

My Non-Provisional Patent Application: #09/849,582

May 5, 2001 Filing Date:

Method of Determining Zodiac Signs Title:

Sole Inventor/Sole Applicant/Sole Owner: David Andrew D'Zmura

David Andrew D'Zmura, pro se independent inventor

Born: November 21, 1960 Citizenship: USA

Entity Status: Small Entity (I am a pro se independent inventor)

Attorney/Agent:

None

3712 Group Art Unit:

Examiner:

Mr. Kurt Fernstrom

Renewed Petition under 37 C.F.R. § 1.137(A) and 37 C.F.R. § 1.137(B)

Dear Madam or Sir:

I am in receipt of your Office's Decisions on my Renewed Petition, prepared by your Office of Petition's Attorney, Mr. Paul Shanoski, bearing mailing dates of Nov. 12, 2002, and of Nov. 17, 2003, and comprising Paper No. 26, and Paper No. 27, respectively. I hereby submit my Renewed Petition under 37 C.F.R. § 1.137(A) for your USPTO Office of Petitions' Decision.

I am pursuing my Renewed Petition under 37 C.F.R. § 1.137(A), because I believe that I sufficiently meet the unavoidable standard, caused by financial hardship, and because I believe, that in providing your Office of Petitions with further details, addressing the points raised in Papers numbered No. 24, 26, and 27, that I can clarify and satisfy your Office's needs for detail.

In your Office's Decision, mailing date 9/22/03, and in your Office's Decision, mailing date of November 12, 2003, your Office incorrectly recited the facts of my attempt to sell my car to an auto dealership. I related the facts accurately to your Office in my Petition to you, dated September 8, 2003 however, I feel it necessary, by your mistakes, to advise you of them again. Further, your Decision, 11/12/03, could be construed as written in a dubious tone towards me.

First, I was instructed by the auto dealer to return on August 26th to pick up a check for \$3,700, and did so on that date. Second, on my arrival on the 26th, the auto dealer said they were not able to secure financing for my auto purchase, despite providing me with a valid purchase contract on August 16th, after running my credit and application, stating GMAC was lien-holder. I learned from GMAC, afterwards, that the dealer had submitted an application instantly rejected.

On August 26th, despite being justifiably upset by the auto dealer's apparent deception, I relinquished the new vehicle to the dealer, and received back my car (an Acura Integra), whereas, my old car was returned to me after being noticeably driven, sat in, etc. in the interim. The dealer did not re-possess the new vehicle, but signed a statement, that date, the 26th, stating that I returned the new vehicle, the 26th, due to the auto dealer's inability to secure the financing.

Since I sold my car on September 4, 2003, I have not had a car. I walk or ride my bicycle. It is about 25 miles, round-trip, to my post office box 2541, Palm Desert, from my apartment, Bermuda Dunes. The nearest store is over a mile away. Hence, as you can imagine, I am in pretty excellent shape, walking, riding, and hauling my personal bags, mailing, and any shopping items. Excepting my old Acura, I have not owned, used, financed, or bought any other car in California.

I moved out to this desert region of So. California in mid-July 2002, from the East Coast. I have not maintained or had any other residence, address, post office box, outside this vicinity. I rent an apartment, a residential address, and it is my sole residence and my sole physical address. I do not have a business location, shop, office or laboratory, or any associate physical addresses, neither while living in the locality, nor at any point in which I have filed my patent applications.

Every tax year, I prepare and file my tax returns myself. I have never appointed any CPA or third-party designee to handle, prepare or administer my tax affairs. I am a pro se independent inventor and author; I do not have attorney or agent, neither for my intellectual and copyright properties, nor for any personal, legal, or tax matter. I do not have a doctor or health insurance. I have superior and excellent health (no operations, broken bones, accidents, injuries, or illnesses).

Regarding my personal tax filing status, I am, and have been throughout the entirety of my inventions and patent application filing, single (not married or separated), with no children or dependents. I live alone and I do not have a domestic partner, hired-help, employee or girlfriend. My lawful, given, name is David Andrew D'Zmura, and I have never used any other name. I have never applied for any change or alteration of my actual name. I am not a Jr., Sr., II, III, etc.

I am not disabled or handicapped; I have never made any application of any sort asserting any type of disability; I have never sought or applied for any benefits claiming such a condition. I have never sought or applied for welfare or food stamps, to which my income may qualify me. I have always tended to my affairs, of all sorts, in a reliable, responsible manner. My credit score and credit report were admirable, and I always handled my tax, rent, and bill matters responsibly.

In comparison with most people, I am a devout religious and spiritual person. I ardently study and reflect on spiritual matters, especially the Holy Bible. To me, these are personal and private affairs, which I conduct alone, in the privacy of my home. I am not a member, associate, employee, or compatriot of any religious organization, church, institution, or an affiliate thereof. My last participation was as a youth, when I belonged to St. John's Vianney of Gladwyne, PA.

I have never been an employee of, or in contract to, a local, State, or Federal government, or of or to, any quasi-governmental agency (e.g. the United States Postal Service, the police, civil or fire departments, educational institutions, the FBI, the military, intelligence agency, business incubator, start-up fund or small business administration agency or investment corporation, etc.). I have never invented or authored for hire, nor as in contract to any person, entity or corporation.

I have never sold, transferred, assigned, mortgaged, hypothecated, bequeathed, borrowed, lent or licensed my intellectual and copyright properties to any person, entity or corporation, nor any piece, part or portion thereof; I have never provided any permission, entitlement or vestment. I have never offered, published, distributed, disclosed or marketed my intellectual and copyright properties to the public; I have never authorized any such activity with respect to my properties.

I do not have an e-mail address, cell phone, or web-site, of any type or for any purpose. I have a home, residential phone at my apartment, for my home location and for my use only: (760) 200-2581. It is not a business phone line, nor is it a subordinate, secondary or affiliated phone line with any other person, entity, address, business, institution or corporation. I have never been an employee of any tele-communications, electronic, media, or industrial, enterprise.

I have never earned any income from any of my intellectual and copyright properties. Historically, I have earned a modest income from an assortment of part-time freelance activities, non-employee status (i.e. no W-2 or payroll), which have tended to change each year or two, and are unrelated to my consistent, long-term, and on-going, activity as pro se independent inventor and author (of written, printed, oral, aural, musical, visual, graphical, drawn and digital works).

I have never worked collaboratively on, or in association with, any person, entity or enterprise on my intellectual and copyright properties. I have never had a second inventor on my patent applications, nor have I ever notified the USPTO of any second or other inventor. I have always been a small entity with respect to my patent applications, and have never notified the USPTO of any change to my status, or of any change in ownership of my patent applications.

I have never authorized any person, entity or corporation to make any use, or to make any derivative invention or application, based on my intellectual and copyright properties. I have never listed myself as, nor consented to being listed as, a second or other inventor, at any time. I have never authorized any party, at any time, any access to, or information on, my #09/849,582. I have never authorized any party at any time to file any divisional application on my applications.

In your Office's Decision, Paper No. 26, you questioned the reason and the validity of my "Schedule B – NOL Carryover" enclosure. I provided this to your Office as an efficient method to convey my income to your Office over the last six years (line 8. Modified Taxable Income). Further, it allows your Office to confirm that I report myself as single, no children/dependents, during that period as well, taking the standard, single/no children, deduction (line 6 and line 7).

I discuss my tax matters with the IRS, only, and prepare and execute my tax filings after instruction and under (non-binding) advisement from the IRS. As the IRS has told me, my matter is a complex tax topic (section 197 intangible properties), and I am self-taught (with the advise of the IRS). For my 2002 1040 filing, I prepared my NOL calculation, etc., expressly based on the discussions I had with their agents. I filed my 2002 1040, complete and on-time, 4/17/2003.

Because my 2002 1040 contained a large NOL, the IRS said to wait until my return was examined and entered before proceeding to file the appropriate 1040X's carrying back my NOL. On September 6, 2003, I received letter dated 9/2/03 from the IRS confirming entry of my NOL on my tax account. After discussing my 1040X preparations with the IRS, I prepared and filed my 1040X's for the years 1997, 1998, 1999, 2000 and 2001, which I mailed to the IRS 9/25/03.

Regarding my preparation of my hand-written Schedule B – NOL Carryover (per Form 1045), be advised that I submitted that form as a bona fide tax document to my personal tax account with the IRS, enclosing it with my five 1040X's. The reason I hand generated it is due to the fact that, per IRS Publication 536, Net Operating Losses, 2002 Returns, on its cover page: "Important Change. New 5-year carryback for net operating losses (NOLs)". However, IRS-printed Form 1045 Schedule B –NOL Carryover reflected the previous 3-year carryback period. Hence, I hand-drafted an otherwise identical Form 1045 Schedule B, but which I revised per the "Important Change", so the tax form contained sufficient fields for the 5-year carryback period.

Your Decision, Paper No. 26, requested clarification on the topic of my bank account(s). Please be advised, I do not have any bank account anywhere in the world at this time. The bank account which I had at the El Paseo Bank, which I opened as, and never altered from, my own individual, personal checking account, I closed July 1st. That the El Paseo Bank fraudulently shows that account as closed some ten days later reflects that bank's handling of my account, wherein it, without permission, attached an unknown unidentified person to my account, each and every check item I paid, indicating account and payment information, was then subjected to fraud. What covert maneuvers that bank was perpetrating in the ten day gap is unknown to me.

Concerning my Wells Fargo account, again a personal, individual checking account in my name only, I was required to open this by the local Wells Fargo bank as a condition for opening a safe deposit box. I opened a personal, individual, my-signature-only safe deposit box on March 21, 2003, and opened the checking account, depositing \$100 in it, to pay for the safe deposit box fee and key deposit. However, the Wells Fargo bank did not provide me with valid paperwork on my box. Further, the paperwork which WF did provide indicated my safe deposit box as being attached or identified to an unknown box designated by "CNB". I did not open my box in conjunction with any other box, person or entity, and when I inquired with WF about this unknown reference, I was told it referred to a "California National Bank" which "was bought out by Wells Fargo", and that the reference simply "shows the manufacture of the box's origin". Nothing could be more of a deliberate lie and fraud, as I shortly found out when I researched the name of California National Bank and could find no evidence of such a bank ever existing. Thus, I was being, as at El Paseo Bank, constructively, deliberately and covertly defrauded, and could not make use of my own box, and closed it and the checking account, returning the keys, 7/1/03.

As of June 2, 2003, these (the EPB and the WF) bank accounts were the only ones that I had. Thus, as of July 1, 2003, I had no bank account. So, on July 16, 2003, I walked into the local Bank of America branch, and requested to open a personal, individual checking account. I had never been in any Bank of America branch, at any time or location, prior to 7/16/03, and had never had any account, safe deposit box, or financial matter or credit, with Bank of America. On 7/16/03, I opened a personal, individual checking account, depositing \$100. Barely a week after I opened my account, I received a partial cycle statement for it, which identified the account number but referenced it as a type of account which I did not open. I spoke with the BoA branch about this error, and they said not to worry, and changed it to the account type I had requested. In the next several months, it became apparent, once again, that each and any banking matter that I handled with my checking account was then surreptitiously raided for information to do fraud. In fact, despite my not having any internet or e-mail, my account was, according to central BoA employees, accessed electronically, with the fraud party conducting electronic banking. Further, the local branch made "mistakes" almost any time I went to their teller, e.g. 10/27/03, depositing \$15, and receiving a receipt from the teller for \$15 deposit, but BoA branch booking \$20 deposit. On 11/10/03, BoA central told me a Wells Fargo bank, in Minnesota, debited 11/03/03 my account. I told BoA to reverse the debit (I don't have a WF account, or anything in Minnesota). Further, I closed my BoA account, November 13, 2003, due to these frauds and to prevent more.

Since closing my BoA account, I do not have any bank account anywhere of any type. During the brief time I had a BoA account, my credit report was hit three times with fraud credit inquiries to BoA. During and after my account at WF, fraud credit inquiries were made to WF. In fact, my credit has been totally, repeatedly and incessantly hit with fraud on a daily, weekly and monthly, and at this point, yearly basis. In December 2002, I pulled my credit report, as I do twice a year, and discovered tens and tens of thousands of dollars of unknown student loans fraudulently being attached to my personal credit report. Further, nearly thirty thousand dollars

of unknown credit card revolving debt had fraudulently been attached to my credit report. Also, numerous fraud credit inquiries which I had never made nor authorized. In the months that followed, I attempted, and by and large, succeeded in removing most of the fraud items. However, the fraud party(ies) have continued on, and regularly my credit report is bombarded, every month, with unknown fraud "credit transactions" (incl. mortgage), "credit items", and "credit inquiries", from and to unknown locations all over the U.S. and apparently even Canada. A new piece of credit fraud comes my way every week every month, and many are truly alarming in magnitude, such as just last week, a car dealer which I never visited, or spoke with, about buying a car but which sent me a service dept. letter saying "it's time to service your VW". Or the numerous credit inquiries, unsolicited mailings and telemarketing calls I receive about "my" mortgage. I have never owned any real estate; I have never put a bid in on real estate; I have never applied for a mortgage; I have never had a mortgage. It's 6 or 7 figure credit fraud.

On arriving out in CA in 7/02 my credit score was about 700. Since arriving in CA, I have not taken on any debt, any new credit items, etc., yet - despite spending nearly half my time each week trying to defuse the credit fraud, the theft of my mail, the pirating and hijacking of my phone, the trespass and burglary of my apartment, the murder attempts on me and my cats and balcony plants by poisons - my credit score has been trashed horribly (in August 2003 alone, the credit frauds ran up half a dozen credit inquiries against my name and social security number). So, despite my cautious, prudent and responsible nature, obtaining credit recently is not possible.

To underscore the seriousness of what I am relating to you, be advised that for the last year and one half, I have been in touch with the local post office regarding the theft of my mail, and the local law enforcement regarding the trespass of my residence, theft of my property, the vandalism of my property and the poisoning of me, my cats and my plants. I have earnestly and sincerely reported, advised and cooperated with law enforcement on these matters, including the credit fraud and the pirating/hijacking of my home phone. I have contacted, reported and received case numbers from the U.S. Postal Inspection Service and the FTC ID Fraud, already nearly a year ago. I have been advised several times now by Verizon to contact law enforcement and have done so. I have advised your Office, the IRS and Social Security to be on fraud alert.

With this in mind, I will conclude this Renewed Petition by focusing on the time I have spent in California. I arrived here mid-July 2002, and I have not left this area since arriving - I have not traveled out of state, or abroad. Shortly after my arrival, my mail was stolen and continues to be stolen. I understand from Miss Watts, GAU 3712, that she mailed me an updated Filing receipt on my #09/849,582 mailing date about August 1, 2002, to my P. O. Box 12042, Palm Desert, CA 92255. I never received it, or various other USPTO mailings to me at that box, or at my box 2541. I closed my box 12042, due to ongoing theft, at its first six month renewal. In the first month of my residency in CA, 8/02, my apartment was robbed and my locked bags and file cabinets containing my personal, patent, identification, copyright and other sensitive items, were gone through. I reported this to the local sheriff's department. This has not stopped the



trespassers and robbers who as recently as November 2003 invaded and raided my home again. Starting September 2002, and continuing ever since, I am stalked, harassed, threatened and spied on when I am out in public, and when I am in the apartment complex in which I reside. Starting in the Fall 2002, I was subjected to trucks dumping debris in front of my vehicle on the highway, every time I was on the I-10 highway, such that, I avoided the highway from 1/2003 to 8/2003. At Easter 2003, Mother's Day, and each month since, my apartment has been trespassed, robbed, my documents gone through, and my cats, plants and myself have been subjected to poisons. In the case of my plants, most have been killed. My two cats nearly died, one has not recovered well. I was horribly harmed, and it is apparent, these were murder attempts by insidious means.

I was not aware that my #09/849,582 had been allowed for issuance until I received the (tardy and tampered) June 2, 2003 PTOL-85 in my P. O. Box 2541, mid-June. I provided your Office a copy of my P.O. Box 2541 receipt to show your Office that it is my post office box; I opened the box for my personal, my-use-only. On the box registration, I registered that only myself is allowed to use the address, to receive and obtain mail addressed to the box, and to have a key or access to the box. That instruction I have never changed. Despite this, mailings from the USPTO in October and November of 2002 to me at my box, and numerous mailings from the USPTO and other parties in 2003 I have never found in my box. Further, despite my protestations, the local post office has repeatedly placed, or allowed to be placed in my box, mail addressed to parties unknown to me: I have never authorized any other user of my box address.

I mention this because, for two months, mid-April to mid-June, it was not apparent to me why I was being subjected to so many horrible murder attempts by poison planted by intruders. Once I finally received word of my #09/849,582 status for allowance, it became rather obvious. At your Office's end, it may be apparent or discernible who these fraud, murderous, stalkers, thieves, robbers, grand larcenists, phone tamperers, tele-com pirates, RICO, enterprise corruption parties are. Apparently, they have ears and eyes in the USPTO, and wanted me dead before I would ever find out my #09/849,582 made allowance for issuance. Despite the severity of these poisonings, and my repeated attempts to be examined at the local health clinic in May through July 2003, (I have no health insurance, no doctor, no money), and despite being a full-time resident (with sole residence), the local community health service center refused, each and every of the several times I went there, to examine me, check my pulse, nothing, nada, go away. To my own merit, and without any medicine or medical treatment, I have admirably withstood the poisonings, which the intruder robber thieves stalkers frauds murderers continued through 11/03.

In keeping with the horrible circumstances, and apparently a covert and concerted circle of murderers, frauds, thieves, felons, stalkers, vandals, etc., I have not had any income during my time in California. In fact, during the Summer of 2003, I was nearly starving to death on top of it. I had one brief job as a restaurant waiter for a couple of weeks in January 2003. By June 2003, I had run out of money and used my pre-existent available credit. Thus, in paying my June rent (my monthly rent is \$835) I was out of money, and, when I received the Notice of Allowance, I

had no money or credit to pay the Issue Fee. In May 2003, the poisonings to my cats necessitated emergency visits to the vet, which rang up large bills on my personal gold American Express card. Despite discussing these charges in advance with AmEx, and being told by AmEx that I was approved (given my flawless payment history) for an extended payment plan, with authorization to charge \$600 more dollars than I actually charged, I learned in June, much to my dismay, that my charging privileges were suspended (no reason given), and thus, I could not use my AmEx card for the Issue Fee. In August, I tried AmEx again: my AmEx card was cancelled, after, according to AmEx, AmEx spoke with "me" in July (I did not speak with AmEx in July, and when I pressed them on this, I was told they "spoke with me" at phone numbers that were not mine, that I never provided them, and which I never use for any purpose). Even more bizarre, in Fall 2003, this allegedly same AmEx account posted up on my credit report as a collection item, wherein, being closed in 2/2003, ninety days late 2/2003 — certainly not my account's facts.

In July 2003, my parents, Dr. Thomas and Justine D'Zmura of Palm Desert, CA, paid my rent and assumed future payments of my rent. As of year-end 2003, I understood from the apartment complex leasing office that my rent had been paid in full and on-time each month. In the Summer of 2003, my parents gave me \$200 and I got a \$140 refund from the Library of Congress Copyright Office. This barely kept food in my stomach, and, in order to stay alive, as much as to pay the Issue Fee, I endeavored to sell my car, my only readily saleable item of significant tangible value. I sold my car on 9/4/03 and paid my final payment on my 1999 tax account (I had paid meticulously, as agreed with the IRS, \$100 every month for three years), paid my back electricity and phone bills, my renter's insurance and other bills, had food money for a couple of months, and paid my Issue Fee and Petition Fee under 37 C.F.R. § 1.137(A). On September 8, 2003, I provided your Office with my Petition and with authorization to charge me, against my personal checking account at BoA for the small entity issue fee and petition(s) fees.

I contacted the local and county law enforcement on these various criminal persecutions on me, in 9/02, 12/02, 2/03, 3/03, 4/03, 5/03/, 6/03 and 7/03. Nothing was done, nor has anything been done to date by law enforcement. In 7/03, several deputies responded to my call to police dispatch concerning another round of thefts and tampering in my apartment. The responding deputies told me never to call law enforcement again. The apartment complex leasing office called me and said the same, do not call law enforcement. And I didn't for many months. However, in August through October 2003, gangs of police officers would show up at my door, pounding, unannounced, unexpected, uninvited, generally early in the morning, and clearly attempting to harass, intimidate, or harm me. Each time they came, I asked why they were here. Each time they gave a contrived, false, deceptive, frame. The first time, they threatened they were going to arrest me (I am law-abiding), take away my cats (my two cats are my only friends), and "lock me away". The second time, they said they were responding to my 911 call (I didn't call 911). The third time, they said they were investigating an incident of two men with swords at a bus stop (I don't have swords, I was never together with anyone in public or private, and at no time had I ever been at a bus-stop in California). They frisked me and raided my home.

After this third incident, I called the sheriff's department, 10/03, upset. I was routed to the supervisor sargeant's voice mail, and left a couple messages, so that I could reference each of these untoward occurrences. The local/county law enforcement, sergeant rank, called me back and told me, point blank, "we don't care that you are being robbed; we don't care that you and your cats are being poisoned, we won't help you, do not call law enforcement again, our officers will visit you, whenever they want to as suits them." In that conversation, the above mentioned sergeant said the reason for the first unannounced visit was "to check on my welfare". The second visit was "a 911 coming from a different apartment". Note: I do not have any contact with other apartments or residents, I have never visited any other apartment or invited anyone to visit me. The third visit was "a legitimate investigation for suspects because you used to do the sport fencing, which the officers noted on prior visits". But I have no swords, firearms, friends.

After another round of thefts of my belongings (the thieves particularly steal my identification, credit, bills, bank and tax statements, documents, floppy disks, mailing receipts, USPTO related correspondence, and/or route through all of it (despite that I keep these types of belongings in my locked closet, in my locked bags, file cabinets), and tamper of my computer, and poisoning to me and my cats and my balcony plants, I called the police, and an officer came out (11/25/03). The very next day, the apartment complex leasing office put a "violation" notice on my door, 11/26/03, which they back-dated as 11/23/03, alleging I was causing "disturbance".

At the time of providing your Office my unavoidable and unintentional delay petitions, and for the period until hearing from your Office, I held available on my checking account the full amount to cover the issue fee, and the unavoidable and unintentional delay petitions fees. On 9/16/03 I received a call from USPTO Petitions Attorney Paul Shanoski. He told me he thought my unavoidable delay petition will eventually be OK, but that he was issuing an opinion rejecting it at present, because it required more documentation to pass. He told me the USPTO was charging \$705 off my debit card (\$650 issue fee plus \$55 unavoidable delay petitions fee) and was not charging off the unintentional delay petitions fee (\$650). He said he (the USPTO) was destroying my charge authorization form. Hence, no authorization instrument remained for the payment of any future unintentional delay petition fee. He said I should respond to his opinion, and supply the documentation as required. He said that I could provide a charge form in the future for the unintentional delay fee, if required. I have never provided an authorization to charge for the unintentional delay fee since. On 9/23/03, I spoke with Mr. Shanoski again, and he said the mailing didn't go out last week, but was going out at some point in the current week. Several days later, I received a mailing from the USPTO, postmarked 9/22/03, which contained a photocopy of Mr. Shanoski's decision with respect to my unavoidable delay petition. In preparing my reply, I phoned to your Office on 10/1/03, and spoke with your representative, who returned my call, Mr. John Gillon, who said Mr. Shanoski was not available at that time. Mr. Gillon instructed me to provide copy of my bank statements, and some tax document, but not complete tax returns, as well as the bill of sale for my car (with buyer name blanked out). On 10/10/03, I faxed my Reply to your Office's Decision, to your Fax given on your Decision.

As you are aware, I am a pro se independent inventor. I do not have an attorney or agent, nor have I ever authorized any such party with respect to my patent application, #09/849,582. Over the course of the years in which I have been independently inventing, filing, administrating and prosecuting my patent applications, I have had to learn on my own, and to teach myself how to do, and meet, the various requirements of bona fide invention and application, including, I write, draw, draft and edit, and master, format and print all my specification, drawings, claims and correspondence myself. However, in the course of my seven-plus years of filing inventions with the USPTO, I necessarily rely on the USPTO for information, technical requirements, and for details with respect to the process and progress of my patent applications and examinations. It is through this direct relationship with the USPTO that I have come to be able to file applications and enter amendments, submit allowable claims, and handle the details and complexities which these tasks require. I appreciate the hours of attention which certain employees of the USPTO have taken with me, to explain the requirements, the details, and the technical considerations with respect to these often non-obvious matters. In particular, I would like to thank, and voice my appreciation of, your USPTO colleague, Special Programs Examiner 3700 Mr. Steve Marcus. Over the years in which I have spoken with Mr. Marcus, he has been especially diligent, and always extremely knowledgeable, and has demonstrated time and again his sincere interest and dedication, not only in addressing my questions or inquiries, but in providing the context and considerations incumbent upon patent application matters and prosecution. Further, I would like to thank my #09/849,582 Examiner, Mr. Kurt Fernstrom, GAU 3712, who examined my priority PCT US00/28838 at the IPER phase, and who examined my #09/849,582. I found Mr. Fernstrom a very clear and precise examiner for your agency, with whom, in the course of direct dialogue and communications, I could rapidly and effectively close in on outstanding issues for resolution.

On May 5, 2001, I filed my non-provisional utility patent application, #09/849,582, with my complete specification and complete set of drawings, and a provisional limited set of claims. I filed it with my transmittal letter, stating its contents, and duly referencing myself in my true capacity as pro se independent inventor, sole inventor/sole applicant/sole owner of my inventions contained therein, and of all intellectual property rights and protections commensurate thereunto. I never entered, nor ever authorized, any alteration or change with respect to my rights and my property at any time before, during or after my filing of my May 5, 2001 filing. At no time, including such time as after allowance (PTOL-85), have I ever entered or authorized any change to my original filing of specification and drawings, or to my allowed set of claims, nor have I ever entered or authorized any amendment of my specification, drawings or claims after PTOL-85 allowance, nor have I ever entered or authorized any legal papers, transfer or assign before, during, or after the PTOL-85 allowance for issuance. Please make sure my file reflects this fact.

My originally filed specification and set of drawings were accepted by the USPTO as is, during examination. That is a tribute to the years I have diligently spent, of my own time, effort and dedication, as well as hours of appropriate attention which some employees of the USPTO have shown me and my filed invention applications. My revised set of claims passed en masse.



As the USPTO file on my #09/849,582 reflects, my application was subjected to a restriction/election. I elected one invention group, from among the ten indicated by examiner (I estimate there to be about a dozen groups). Due to my lack of funds, I was unable to pay for any divisional applications, and hence, did not submit any. However, in making my election, I did select my elected group expressly with the statement that I made the election without prejudice, and fully maintained claim, exerting my rights and protections with respect to all my inventions. I expressed directly in spoken and written word with the USPTO my intention to file divisionals. At the time I received the PTOL-85, and through to my submission of my first petition attempt, Sept. 8, 2003, I still had not submitted any divisional, or subsequent filing, to my #09/849.582. Nor, have I ever authorized any one, at any point in time, to make any divisional, derivative or related filing on my inventions, or any part, portion, or discrete or independent invention thereof.

Naturally, GAU 3712 was concerned for my welfare with respect to my protected rights and entitlements. Both my examiner, Mr. Fernstrom and his supervisor, Mr. Derris Banks, as well as Mr. Marcus, were aware that at the PCT level, my more comprehensive set of claims had been passed for ten independent claims, wherein, I know, even more are allowable than ten. So, in speaking with Mr. Fernstrom on Sept. 10, 2003, and then, with Mr. Banks, on 9/24/03, with the latter instructing me to file divisional ASAP (because issue fee received and was moving to issue), I did so, submitting one complete divisional filing, with full payment of small entity filing fee for divisional utility patent applications, and one group set of claims, on 9/25/03, by USPS Express Mail, ET 779056833 US, at Hovley Station USPS post office, Palm Desert, CA. I have just recently (last week) received the filing receipt, postmarked 12/19/03, for that application of mine. On my transmittal, payment, and declaration forms, I properly identified my application filing as a divisional application of my #09/849,582 - it is entitled the filing date of May 5, 2001 - and listed myself, as is accurate, as sole inventor/sole applicant/sole owner of my inventions.

The filing receipt of my 9/25/03 application mailing, bears application #10/671,415. In the domestic priority data section, it lists "this application is a DIV of 09/849,582 05/05/2001, which is a CIP of PCT/US00/28838 10/18/2000,... a CIP of PCT/US98/13383...and is a CIP of 09/421,192 ..., which is a CIP of 08/883,753...". This is incorrect data. My #09/849,582 is a CON of my PCT/US00/28838, a CON of my 09/421,192, a CON of my PCT/US98/13383, and a CON of my 08/883,753. My previous, and my most recent (3/13/03), #09/849,582 filing receipts show my priority data, all as CONs, none as CIPs. During my filing, and throughout examination and through PTOL-85, my priority data all showed CONs. Hence, alteration of my priority to CIP status is not permissible as examination closed. I request you examine the file wrapper of my #09/849,582, and correct the PALM database which according to the USPTO this date shows priorities as CIPs, not CONs. At no point before, during or after examination have I ever been told, or received correspondence from the USPTO indicating any change to CIPs. At no point to date, have I ever received any correspondence from the USPTO reflecting any formal notice of change to CIPs. I provide you with copy of my 3/13/03 updated filing receipt reflecting the facts. Please be sure that my divisionals are also properly accorded priorities showing CONs, not CIPs.

On 9/25/03, while at the Hovley post office, I also mailed my five 1040X tax returns, which I prepared after speaking with the IRS again in September. I mailed my personal income tax returns, 1040X, for the years, 1997, 1998, 1999, 2000 and 2001, each separately with proof of mailing to IRS, and each containing my hand-drafted 5-year "Schedule B - NOL Carryover". Because of apparent tampering and fraud being conducted against me, my social security number and tax entity number, the IRS requested, or suggested, by phone with me, on October 1, 2003, that I write a letter, and fax it to the IRS EIN Center, documenting my actual facts. I did this, as instructed, and composed a seven-page letter and faxed it the IRS EIN Center, October 2, 2003. On November 4, 2003, I again phoned the IRS, to follow-up on my fax, and was told to re-fax it to the EIN Center again. I re-faxed it, 11/4/03, attaching my follow-up cover letter dated 11/4/03.

One principal purpose of that fax was to clarify that I do not have several companies, corporations, or EIN numbers, which apparently the IRS was picking up as being reported to IRS by parties the IRS did not identify to me. Another reason was to clarify the true condition, status and history of my actual two EIN entities, both relating to me as pro se independent inventor and author, and to my creation and to my full ownership of my intellectual and copyright properties. A third purpose was to clarify on record for the IRS that I do not have, and have never had any business location, shop, office, laboratory, or home office associated with my inventions and creations. Just last week, I received notice (dated 12/12/03) from the IRS acknowledging my fax, wherein certifying that there is no business location, shop, etc. associated with my EIN entities. My two EIN entities are: 1) my Schedule C sole proprietorship, in my full, correct, given name, David Andrew D'Zmura, for my professional activity creating my inventions and applications, my writings, drawings, music, texts, photographs, graphics, etc., EIN # 47-0891916; and 2) my Personal Holding Company corporation, which I named, Tetragrammaton, Inc., wherein I file tax forms 1120 and Schedule PH, my 100% self-owned, -directed and -officered holding corporation for my patents and copyrights. I have no employees, contractors, associates or payroll matters. Both my EIN entities have my mailing address: P. O. Box 2541, Palm Desert, CA 92261-2541. I have yet to make any money from my inventions or copyrights, and I retain all rights to rewards. Speaking with the IRS, 1/5/04, I was told my 1040X's were received and are being processed.

I am reiterating here for the record that I do not have any e-mail address, internet account, web-site, cell phone, mobile number, nor have I authorized any related to my name, SS#, activity or intellectual and copyright properties. I have not licensed any party to make any use of my works, words, images, illustrations, concepts, ideas, songs, likeness, name, properties or rights. I have never contacted, corresponded, or communicated with the USPTO, at any point in time, on my #09/849,582 by internet or e-mail. I have never applied for, or authorized for anyone to apply on my behalf for, a USPTO customer number, digital certificate, or any e-business of any type.

As confirmed to me by the USPTO at subsequent dates, on 9/22/03, the USPTO debited my BoA checking card \$705, paying the issue fee and unavoidable delay petition fee. On 9/16/03 (the date Mr. Shanoski called to say only \$705 was debited), I had \$1,602 on my bank account.



I did not provide your Office with my bank statement from Bank of America, subsequent from Sept. 17, 2003, in my Reply of 10/10/03, because I had not yet received it. I received it on 10/24/03, covering the period, 9/18/03 through 10/20/03. I enclose this statement as a document enclosure. It shows that on 9/25/03, my account posted the debit by the USPTO in the amount of \$705, indicated as a "check card purchase", referencing my personal, individual, check card.

On the night of 9/18/03, I made a large withdrawal (\$500) from my BoA bank account, necessitated by the fact that earlier that evening, I had gone to a local car rental place, with my rental all pre-arranged by phone, to charge one day rental of a car, using my check debit card. However, once there, and after the merchant had obtained my ID, address, etc., and my check debit card number, the merchant then refused me a car, shouting "you might steal it" (I've never stolen anything in my life). I phoned BoA thereafter, and was advised to take as much money off my account as possible, and that they would put a note into my account record forbidding that merchant from trying to debit from my card if it attempted to do so. I needed to rent a car so as to go to the Palm Springs Social Security Administration Office for an appointment I had, and to go to a distant hospital for test results they ran on me 8/2/03. Unfortunately, without a (rented) car, I was unable to go. However, I did re-schedule with SSA, the reason being is that, when I received my annual SSA earnings record end-Summer 2003, all of my accrued benefits had disappeared. I had never claimed any of them, and I have never received any of them; I have never been disabled, and looked forward to my (small) benefits when I eventually retire as a senior citizen.

On 9/22/03, I made a one-day car rental from a different local rental place, and went to PS SSA office for my re-scheduled appointment. Two SSA representatives met with me inside the office, but did not provide (to my satisfaction) an adequate explanation as to what happened to my SS benefits. I was told that, given my self employment history for years, and given that in the last two years I had not owed any self-employment tax, that, by some obscure mathematics, I no longer had enough "credits" to have benefits. However, I did show that the SSA record on my employment history was flawed in many respects, by proof showing my tax returns 1993-2002. As a result of that meeting, I received a letter from the SSA adjusting two errors I pointed out. However, I remain un-convinced, that the benefits I was building up could just simply disappear.

I followed up with the distant hospital by phone, and was told that my lab/physical test results showed no organic disease (such as infection, diabetes, cancer, thyroid, HIV, etc.) causing the serious affliction. I told them it was highly unlikely that it was anything other than poison, yet despite me telling them this, I did not get any indication they ran screens for poisons/toxins. Further, I found it invasive that they apparently, without an authorization or permission from me, and without telling me at the time of conducting the test, ran a broad set of street-drug screens, all of which turned up negative. I felt violated, because I had told them, prior to any of the tests, that I don't do drugs — I don't (other than smoke cigarettes and drink coffee, and rarely, alcohol). At no point before or after this visit, have I received any prescriptions, medicines or treatments.

Not having any money, income, or health insurance, I applied for state payment of my hospital visit, and provided the hospital services center with my tax returns, etc. documenting that I was low-income, self-employed. I received a letter from the service center, dated 10/27/03, affirming my status covered as low-income, self-employed; my visit was paid by the state fund.

Unlike most of the parties filing patent applications at the USPTO, I am not a high-tech operation. Whereas I took a required course in systems design, and apparently have high aptitude in functional and business logic specifications, I am proficient only at Word, Excel, PowerPoint. I cannot code, I cannot do telecommunications wirings or gizmos, and I cannot even particularly trouble-shoot my laptop or protect it against the computer saboteurs who endlessly raid me. I do not ever plug my computer into any internet or cable connection. I do not have, and have never installed, any remote or networking device. I am not part of others and my computer is not either. Nonetheless, my computer has been endlessly tampered, sabotaged, and may be, apparently, eavesdropped remotely (the things that congregations of rabid squirrels won't do for crime!). So, I hope you can understand that, re my 9/8/03 Petition filing, my computer was temporarily under the weather (most of the time, I am eventually able to get it going again), hence I hand-wrote it. Besides, it gives the USPTO an authentic writing sample of mine, to compare against forgeries.

I write with my left hand only, but I am truly ambidextrous: I play expert tennis with my right hand, can fence with either my left or right, and have shot marksman left- and right-handed. I have a small mole under my left nostril, and a large raised mole on my back between my shoulder blades, and a note-worthy hand for palmists, including classic inventor/creator spatulate 4th fingers. I am of Ruthenian descent, and have all the well-documented characteristics of Carpathian/Tatra/Prussian nobility: full lips/mouth and small cute teeth (I have all four of my wisdom teeth); thick, straight hair; bump at base of cranium; bones protruding at solar plexis; dark blue-grey eyes (penetrating, not widely set), straight strong nose, and full lower ear lobes. I attribute my ability to have survived so far to my unusually strong constitution, seven-fold regenerative power, and my youth spent as super boy-scout (I was an Order of the Arrow scout). I have never visited the USPTO, or the Library of Congress, but hope to meet you there one day.

On October 1, 2003, I phoned SPE Mr. Marcus, and he reviewed with me the status of my application, #09/849,582. He said the PALM system showed my issue fee was received and was associated to my application. He said there was "no formal holding of abandonment". Further, Mr. Marcus, knowing of my financial straits, said I could file further divisionals at the present time, without submitting the small entity filing fee at present, because a notice of missing parts would be sent out at a later point, directing me to submit the small entity filing fee (thereby giving myself time to get some money together). On October 8, 2003, I mailed my substantial package by USPS Express Mail, from USPS Portola Station post office, Palm Desert, CA, at 2:40 PM PT, bearing Express Label # ER 207206044 US. In this mailing, I enclosed my twelve complete divisional applications, each complete in every respect except I submitted no filing fee.

I separately wrapped each of my twelve divisional application in its own manila envelope and each application contained my complete specification and set of 78 drawings (identical to my #09/849,582 original filing), plus my group-focused set of claims and abstract for each, and for each, my completed transmittal and declaration forms (specifying each as my divisional of my #09/849,582, referencing divisional's title, myself as sole inventor/sole applicant/sole owner, pro se independent inventor, small entity), and transmittal fee form (indicating no fee enclosed). To date, I have received no correspondence from the USPTO with respect to these applications.

On 10/9/03, I phoned the USPTO OIPE, and spoke with Mr. Williams, who was able to pull up my 9/25/03 divisional mailing, against my USPS Express Label number, and provided me by phone, its serial #10/671,415. He said to call next week about my 10/8/03 express mailing package. On 10/16/03, I phoned the OIPE, and again spoke with Mr. Williams. He pulled up six of the twelve divisionals (10/8/03) at that point, and assumed the remaining six were still being processed. He provided me application numbers for the six; #10/681,356, #10/681,357, #10/681,358, #10/681,359, #10/681,360, #10/681,361. He said, however, that they showed an "effective date received as 10/9/03". This doesn't match the fact that I USPS Express Mailed them on 10/8/03. He suggested that I call back again in another week, and he would look into my outstanding six divisional applications (I enclosed and sealed all twelve in my Express Mailing). On 10/21/03, I phoned the OIPE again, and spoke with Miss Evans. She confirmed receipt of all twelve of my divisional applications contained in my 10/8/03 ER 207206044 US express mailing and identified my twelve divisional applications as bearing application numbers consecutively: #10/681,356 through #10/681,367. She estimated that it would be four to ten weeks before I would receive correspondence from the USPTO on my set of twelve divisional filings. On 1/8/04, I telephoned with SPE Mr. Marcus, who indicated that three of my set were not showing up properly in the USPTO database, wherein not showing inventor, address, divisional or priority data: my #10/681,364; my #10/681,366; and my #10/681,367. Please confirm the contents and wrapper of each of my thirteen divisional filings, and update the USPTO database(s) correctly.

In the Fall 2003 and through including today, I have not had an outside job or income either. My money from selling my car 9/4/03 is history. In the last 40 days, I have no money, outside of about \$0.53 in pocket change, my keepsake two dollar bill and my 1972 Eisenhower silver dollar. After selling my car, I cancelled my auto insurance, receiving the balance of \$140, and I received a birthday (11/21/60) gift from my parents of \$150 in American Express cash. Other than those two amounts of money, I have had no money except the money selling my car. As you can imagine, my phone long-distance has been suspended again (as of 60 days ago), and may be shut off entirely any day, my electricity bill says it is scheduled to be shut off on 1/12/04, my refrigerator is nearly empty, etc. Consequently, I have been unable to pay any bills recently. I do not have any income, and I am not an employee or payroll or W-2 for any entity or company. For your information, my last regular W-2 was from Sept. 1998 to April 1999, when I was a fulltime-shift bookseller at Barnes & Noble bookstore at their Broadway and 81st Street, NYC, store.

Your Decision of November 17, 2003, Paper No. 27, indicates your Office attempted to charge a credit card respective my unintentional delay petition, expressly stating: "Subsequent to the mailing of the decision on November 10, 2003, the amount of \$650.00 was charged to petitioner's credit card, as instructed". Outside of my initial 9/8/03 authorization to charge my checking account for the unintentional delay petition fee, which your Office vacated, and which authorization form I have understood from your Office on several occasions now, was destroyed back around 9/16/03, I have not provided your Office any subsequent authorization to charge any fee, to any credit or banking account. Hence, I am at a loss as to how your Office could vacate the operative Decision, mailing date of November 12, 2003, allowing my unintentional petition. On 10/10/03, I did fax your Office proof that I had paid my claims fee on my #09/849,582 in 2002, using my American Express credit card which I had at that time. My authorization on that enclosure was expressly limited to the claims fee at that stage and date. It did not provide any authorization for charging any additional fees, neither at that date, nor at any other date or stage. That card, my personal, individual green American Express card I subsequently closed when AmEx offered to upgrade me to a gold personal, individual card, was closed over a year ago. I am sorry for your mistake, but I should not bear its consequences. Perhaps if you had notified me by direct call, or had provided sufficient time for me to receive your Decision, Paper No. 26,... Be advised, I was unaware of your Decision in Paper 26 at the date of your Decision, Paper 27. On 11/20/03, I phoned Mr. Shanoski (immediately after receiving Paper No. 26), and was shocked, even stunned, when he said "a decision has been sent since 11/12/03 vacating the unintentional delay decision". I hope your Office will address this use of an untoward procedure.

On December 20, 2003, I wrote and signed a letter, addressed to the Riverside County District Attorney's Office, located in Indio, CA 92201, entitled, "Rightful Claim to Sanctuary, Protected by the U.S. Constitution". In that letter, I claim my rights and entitlement to sanctuary (asylum), wherein my harbor of sanctuary provided me de facto statement of sanctuary/asylum in 1998. Unfortunately, the problem of the criminals is not new. Already in the first part of 1998, my home (I resided alone, as sole tenant/sole resident, at my old NYC apartment: 64 West 82nd Street, Apt. 5F, New York, NY 10024) was repeatedly robbed, probably by the same band of hoodlums who stalk me to this day. My cats were harassed, harmed and terrorized by these people. My mail was continually stolen and tampered. My food was repeatedly poisoned. My phone was tapped, hijacked and pirated, etc. I wrote to my trusted and trustworthy relative, my second cousin paternal side, Sister Basilia, Sarolta Keresztes, of Nyiregyhaza, Hungary on these matters, in my letter to her, dated June 14, 1998. Her brother is the Bishop of Hungary, Bishop Szilard Keresztes, both of whom I met when I searched for them in Hungary in early 1991. The Bishop I met with again 7/02, prior to coming to California, at St. Michael's, Perth Amboy, NJ.

In response to my letter of 6/98, Sister Basilia arranged sanctuary/asylum for me in the U.S. forthwith, corresponding directly to Father Basil, St. Michael's, Perth Amboy, NJ. She wrote to me in later 1998 confirming my sanctuary/asylum was arranged and provided. I herewith advise your Office, on behalf of the USPTO, that I have claimed my rightful sanctuary.



My Non-Provisional Patent Application: #09/849,582 Office of Petitions

United States Patent and Trademark Office

Please be further advised, that I have transmitted copy of my letter claiming sanctuary to the Riverside County District Attorney's Office on January 6, 2004, and to the Palm Desert Sheriff's Office, also on January 6, 2004. As a precaution, I also faxed it to Sallie Mae, 1/6/04. Please also take note, I claim sanctuary/asylum on behalf of my two cats and my belongings and properties. I do not find what has been done and is being done to me whatsoever remotely funny. I find it offensive, repulsive and despicable that the United States has become a nation organized to serve enterprise corruption, RICO frauds, serial stalkers, and criminality of every putrid ilk. I do not want to believe this is the real USA, for this certainly was not the intention, word or spirit of our founding fathers, nor the conveyances of order, civility, and rights under our Constitution.

I find it deplorable that, for having been and become an inventor of greatly significant, historically progressive, and commercially valuable, intellectual and copyright properties, including my astro inventions, my finance inventions, and my inventions on which I have yet to apply, that my protection, reward, and respect due me for my positive contribution to humanity would be so grievously deprived: That my civil rights and protections are wholly transgressed.

As a matter of point, with respect to the failure of law enforcement, please be advised, that in 1998-2001, I contacted and reported these sets of crimes to the NYC 20th Precinct (Det. McKenzie), the U.S. Secret Service (Agent Manny Babousis), and U.S. Attorney's Office (Mr. Andrew Hinton), as well as the US Postal Inspection Service and USPS Planetarium Station post office, Verizon, Departmental Disciplinary Committee, and the NY District Attorney's Office.

In California, I have contacted and reported these sets of crimes to the Riverside County Sheriff's Department, whereby, as follows, a list of the officers and any incident/report numbers:

Deputy Ward;

Deputy Pickowitz;

Deputy Burden;

Deputy Bickman (TR03065068);

Deputy Olson (TN03106070);

Deputy Gibbons;

Deputy Pereyda;

Deputy Reynold;

Deputy Demarest (C03149029);

Deputy Munoz (CN03161023);

Deputy Serna; Deputy Celaya;

Deputy Verduzco; Investigator B. Connelly;

Deputy Monis (CN03205014);

Deputy Hughes (C03329031).

In California, US Postal Inspection Service Agent, Sam Mauldin, San Bernardino, CA. I have contacted the credit reporting agencies repeatedly, but the fraud does not stop.

This concludes my Renewed Petition under 37 C.F.R. § 1.137(A) and 37 C.F.R. § 1.137(B).

David Andrew D'Zmura

(pro se independent inventor, born 11/21/60)

Documentary evidences (to follow, under separate cover) enc.

RECEIVED

JAN 1 3 2004

OFFICE OF PETITIONS RECEIVED

JAN 0 9 2004

David Andrew D'Zmura P. O. Box 2541 Palm Descrt, CA 92261-2541

January 8, 2004

Office of Petitions Commissioner for Patents United States Patent and Trademark Office P. O. Box 1450 Alexandria, VA 22313-1450

OFFICIAL

Attn: USPTO Office of Petitions

Certificate of Transmission by Fax Transmission for form from phone (740)200-2581

I hereby certify that on this date,) are any 9,200 ff, I have transmitted this letter and enclosures to the USPTO. and enclosures to the USPTO, by means of transmission comprising + 4 + fax + tox + 5 + 5 + 5 Dod Dolul Too

David Andrew D'Zmura

sole inventor/sole applicant/sole owner (pro se)

Re:

My Non-Provisional Patent Application: #09/849,582

Filing Date:

May 5, 2001

Title:

Method of Determining Zodiac Signs

Sole Inventor/Sole Applicant/Sole Owner: David Andrew D'Zmura

David Andrew D'Zmura, pro se independent inventor

Born: November 21, 1960

Citizenship: USA

Entity Status: Small Entity (I am a pro se independent inventor)

Attorney/Agent:

None

Group Art Unit:

3712

Examiner:

Mr. Kurt Fernstrom

Renewed Petition under 37 C.F.R. § 1.137(A) and 37 C.F.R. § 1.137(B)

Dear Madam or Sir:

This cover references my enclosures to my Renewed Petition under 37 C.F.R. § 1.137(A) and 37 C.F.R. § 1.137(B), said Renewed Petition comprising my letter dated January 8, 2003.

Sincerely

David Andrew D'Zmura

(pro se independent inventor, born 11/21/60)

enc.

Documentary evidences

Department of the Treasury Internal Revenue Service P. O. Box 66784 Mail Stop 6620STL St. Louis, MO 63166

In reply refer to: 0954127307 September 02, 2003 LTR 8050(ICP) SB 165-54-6462 200212 1040 000

DAVID A DZMURA 78650 AVE 42 APT 810 BERMUDA DUNES, CA 92201-1356 100

RECEIVED JAN 1 3 2004 OFFICE OF PETITIONS

Taxpayer Identification Number: 165-54-6462

Tax Period: December 31, 2002

Form: 1040

Dear Taxpayer:

We've enclosed a transcript of your tax return for the tax period shown above as you requested on 09/01/2003.

A tax return transcript includes most lines from the original return (including accompanying forms and schedules). The return transcript does not reflect any changes or corrections you or the IRS made to the original return. If you need corrected information, please call the telephone number below to request tax account information.

If the information we've enclosed doesn't meet your needs, please call 1-800-829-8374 and request Form 4506, (Request for Copy or Transcript of Tax Form). Then you should submit a completed Form 4506 with the required fee. We will provide the requested information within 60 days from the receipt of your request.

Patty Reynolds Manager, Department 1

Reynolds

Page 1 of 5 for DAVID A DZMURA

165-54-6462 30200212 DAVID A DZMURA

DZMU SP SSN: 000-00-0000 F1040 SUMMARY I of 2

78650 AVE 42 APT 810

BERMUDA DUNES CA

922011356100

FS: Single EXEMPT: 01 TOT AGU/DED:

TOT INC: 7,40

7,405,281- TAX/TPR: 0.00

0.00

RECEIVED

JAN 1 3 2004

OFFICE OF PETITIONS

165-54-6462 30200212 R1 DZMJ SP SSN: 000-00-0000 F1040 1 of 6

FILING STATUS: Single

THIRD PRTY IND: 0

EXEMPTIONS: 01

			PER RETURN
LN	7	WAGES	0
LN	За	TAXABLE INTEREST: SCH B	ň
ι ₋ Ν	8b	TAX-EXEMPT INTEREST	Ö
\mathbb{R}^{N}	9	DIVIDEND INCOME: SCH B	n O
LN	10	REFUNDS OF STATE/LOCAL TAXES	Õ
$I_{i}N$	11	ALIMONY RECEIVED	ň
$\mathbb{P}\mathbf{N}$	12	BUSINESS INCOME OR LOSS: SCH C	7,405,281
iΝ		CAPITAL GAINS OR LOSS: SCH D	0
ūΝ	1,4	OTHER GAINS OR LOSSES: F4797	ő

Page 2 of 5 for DAVID A DZMURA

i.N LN LN	15a 15b 16a	G5-54-6462 30200212 R2 DZMU SP GROSS IRA DISTRIBUTIONS TAXABLE IRA DISTRIBUTIONS GROSS PENSION/ANNUITY AMOUNT TAXABLE PENSION/ANNUITY AMOUNT RENT/ROYALTY/PARTNERSHIP/ESTATE	SSN: 000-00-0000 PER RETURN 0 0 0	F1040	2 of 6
LM	18 19 20a 20b	FARM INCOME OR LOSS: SCH P UNEMPLOYMENT INCOME GROSS SOCIAL SECURITY BENEFITS TXBL SOCIAL SECURITY BENEFITS	0 0 0 0		
	22 23 24 25 26	OTHER INCOME ADDITIONAL F8814 NET INCOME TOTAL INCOME EDUCATOR EXPENSES THA DEDUCTION STUDENT LOAN INTEREST DEDUCTION TUITION AND FEES DEDUCTION MEDICAL SAVINGS ACCT DEDUCTION	7,405,281- 0 0 0 0 0		

	165-54-6462 30200212 R3 DZMU SP	SSN: 000-00-0000	F1040 3 of 6
		PER RETURN	
11/0 58		1 0	
T.N. ≥9	SELF-EMPLOYMENT TAX DEDUCTION	c	
PM 30	SELF-EMP HEALTH INS DEDUCTION	Ö	
IN 31	KEOGH/SEP CONTRBUTION DEDUCTION	i õ	
LN 32	EARLY WINDRAWL OF SAVINGS PHLTY	ň	
LN 33	ALIMONY PAID SSN: 000-00-0000	i i	
	OTHER ADJUSTMENTS	0	
LN 34	TOTAL ADJUSTMENTS	Ö	
LN 35	AGI	:	
	76.2	7,405,281.00	
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		1	
LN 41	TAXABIR INCOME	0.00	
	·		
LN 42	TENTATIVE TAX	0.00	
	ADDNL FORM 8814 TAX AMT	0.00	
		4.00	

RECEIVED

JAN 1 3 2004

OFFICE OF PETITIONS

Pavid Andrew D'Zmura P. O. Box 2541 Palm Desert, CA 92261

October 2, 2003

EIN Operations Internal Revenue Service Center Philadelphia, PA 19255

via fax: (215) 516-3990

re: My EIN registered entities, #47-0891916 and #25-1904094

Dear Madam or Sir:

I am writing to you, and faxing you this letter, after speaking with IRS EIN specialist, Mr. Murray, IRS ID#28-51694, yesterday. This letter addresses my two EIN registered entities, referenced above, #47-0891916 and #25-1904094, regarding which, I am the sole proprietor/sole owner and the sole officer, sole director and sole representative thereof. I do not have, nor am I a party to, nor am I an employee of, any other EIN registered entities.

To begin, let me provide you with my personal identification and tax information:

My Full and Correct Name:

David Andrew D'Zmura

My Date of Birth:

November 21, 1960

My Place of Birth:

Cincinnati, Ohio

My Citizenship:

USA

My Social Security Number:

165-54-6462

My Driver License Number:

California D5277887 (this is my sole driver license)

My Individual Tax Filing Status:

Single (I am not married, and I do not have any children)
I prepare and administrate all of my tax matters myself

My Tax Filing Preparation:

78650 Avenue 42, Apt. 810 (I rent this apartment)

My Residence Address (sole):

Bermuda Dunes, CA 92201-1356 (I am sole resident)

(760) 200-2581 (I am its sole account holder)

My Residential Telephone: My Employment:

Self (self employed)

My Present and Sole Occupation:

Pro se independent inventor and author.

With respect to my EIN registered entity, #47-0891916, it designates my professional activity as a pro se independent inventor and author, whereby I create and administrate my intellectual properties (of my inventions, formulae, and patents/patent applications) and my copyright properties (of my writings, illustrations, music, visual arts, and copyright registrations), on my own, and for my own benefit, and as my own property. The IRS classifies it as a sole proprietorship, for which I file its Schedule C and submit it with my 1040 personal income tax return. I do not have, nor have I ever had, an office, shop or store associated with this activity of mine, nor have I ever had, or deducted expenses for, a home office. I do not do, nor have I done, business or commerce with the public, or with other individuals or entities, nor do I offer, nor have I provided, my professional expertise, creations or properties, for hire, consultation, or in contract, with the public or any individual or entity.

October 2, 2003 EIN Operations Internal Revenue Service Center Philadelphia, PA 19255 via fax: (215) 516-3990 page 2 of 7

On October 11, 2002, I, David Andrew D'Zmura, phoned IRS EIN at 1-866-816-2065, from my old home residential phone, (760) 674-3219, from my old residence (an apartment I rented, as sole resident/tenant), 74176 Candlewood Street, Apt. 8, Palm Desert, CA 92260. Since that date, both my home residence address and phone have changed, which I provided on page 1, as I moved to my current residence, leaving my old residence, on April 5, 2003. I filed my 2002 1040 on April 15, 2003 from my current residence, which I listed on the return. I very recently sent 1040X returns for 1997, 1998, 1999, 2000 and 2001, given my 2002 NOL.

In my Oct. 11, 2002 phone call to IRS EIN, I spoke with an IRS EIN representative, and verbally executed the SS-4, being assigned #47-0891916 as my EIN for my professional activity as pro se independent inventor and author. I provided, and she confirmed, my full and correct name as my name for my EIN, David Andrew D'Zmura, given that I execute this activity in my full and correct name. I provided my P. O. Box 2541 and my P. O. Box 2525, both of Palm Desert, CA 92261, as my professional activity's mailing address(es), since I use my P.O. Box 2541 for my correspondence with the United States Patent and Trademark Office, and my P.O. Box 2525 for my correspondence with the Library of Congress Copyright Office - these are my own individual P.O. Boxes: I am the sole user, addressee and recipient.

In that phone call to IRS EIN Operations, I clarified that it is a professional activity, not a business or commerce doing traffic with the public. I clarified that I do not have a shop, store, office or business location, nor a business phone. However, in that call, the IRS EIN representative did ask my Social Security number, residence address and home phone number. I did not report to the IRS on my 1040's (or 1040X's) any street address or business location on my Schedule C, EIN #47-891916, but only my P.O. Boxes 2541 and 2525 mailing address. I never had, nor was I ever a party to, employed by, or in contract to, any business or commerce operating or alledged to operate from my previous, or current, residential address.

In my call yesterday with IRS EIN agent, Mr. Murray, he reviewed with me the EIN records showing at the IRS, which need some correction to reflect my activity and data. He brought to my attention that your data represents a "Prior Name" for my EIN #47-891916, which is not factual, of "David D'Zmura". At no time have I ever used a shortened version of my name with respect to my activity, neither in verbal or written communication with the IRS. At no time in my life have I ever had, or been associated with any business or commercial entity, as a pro se independent inventor or as an author, which has as its name a shortened version of my full and correct name, such as "DAVID DZMURA" or "DAVID A DZMURA". Please promptly remove any and all erroneous data for a "Prior Name", as there was none. Further, please add my second mailing address, David Andrew D'Zmura, P.O. Box 2525, Palm Desert, CA 92261 to my EIN data. Further, please delete any and all data showing a business location being a street address - I understand location data is optional anyway. Lastly, please reflect my EIN #47-891916 as twin activity, a pro se independent inventor and author.

October 2, 2003 **EIN Operations** Internal Revenue Service Center Philadelphia, PA 19255 via fax: (215) 516-3990 page 3 of 7

Thus, my EIN #47-891916 should properly reflect the following information:

Name of Individual for whom EIN is requested:

David Andrew D'Zmura

Social Security Number of Individual:

165-54-6462

Type of EIN Entity:

Professional Activity, Sole Proprietorship

Type of IRS Filing:

Schedule C, Individual 1040 Tax Return

Nature of Professional Activity: Product of Professional Activity: Pro se independent inventor and author my Intellectual and Copyright Properties. David Andrew D'Zmura (sole proprietor)

Sole Owner, Sole Officer: Employees (prior, current, projected):

Name of EIN Entity:

David Andrew D'Zmura

Executor, Trustee, Care/of:

myself, David Andrew D'Zmura

Third Party Designee:

Mailing Address:

David Andrew D'Zmura

P.O. Box 2541 and P.O. Box 2525; Palm Desert, CA 92261

Business Street Location:

None

Business Telephone:

None

Date Professional Activity Started:

1st Inventions I filed with USPTO, 11/1996

1st Copyrights I registered with LoC, 10/1989

Reason for Applying for EIN: to clearly separate this professional activity of mine from my other Schedule C sole proprietorship taxed activities.

With respect to my EIN registered entity, #25-1904094, it designates my Personal 2) Holding Company Corporation, TETRAGRAMMATON, INC., a U.S. Corporation which I founded and registered in the State of Delaware, Delaware Corporation File Number 3589221, certified as incorporated by the Secretary of State of the State of Delaware, filed in that Office on November 8th, 2002, at 9:00 AM ET. I executed the establishment and registration of my PHC Corporation by my faxed transmission on November 7, 2002, at 11:01PM PT from my home phone at that date, (760) 674-3219, of sufficient and clear directives and funds to an incorporating company, duly licensed and registered in the State of Delaware to perform the incorporating act on behalf of non-Delaware individuals or entities, this incorporating, Delaware registered agent, being CorpAmerica, Inc. of 30 Old Rudnick Lane, Dover, Delaware 19901, at their published and confirmed fax number, (302) 736-4301. Without speaking with me after my fax and prior to November 8th at 9:00 AM ET, they executed filing. My fax of 11/7/02 11:01 PM contained my single sheet, addressed to CorpAmerica, Inc., and was duly completed by me alone, at my own initiative, and for my own personal benefit. I signed this incorporation directive, 11/7/02, in my full name, David Andrew D'Zmura, in the presence of a licensed California notary public, for which I paid notary fee and showed my ID.

October 2, 2003 EIN Operations Internal Revenue Service Center Philadelphia, PA 19255 via fax: (215) 516-3990 page 4 of 7

In my faxed, notarized directive, of November 7, 2002, I concisely instructed and authorized CorpAmerica, Inc. to execute the following Delaware incorporation on my behalf:

Corporate Name:

TETRAGRAMMATON, INC.

Corporation Type:

Personal Holding Company (PHC)

Sole Officer: Sole Director: David Andrew D'Zmura David Andrew D'Zmura David Andrew D'Zmura

Sole Shareholder: Company Purpose:

Holding and Commercialization of the Intellectual and

Copyright Properties of David Andrew D'Zmura

My Contact Coordinates:

David Andrew D'Zmura

P. O. Box 2541

Palm Desert, CA 92261 Tel. (760) 674-3219;

further, my directive provided explicit authorization to charge my personal, individual American Express card, bearing my full and correct name as account name/holder, David Andrew D'Zmura, for their entire fee for incorporating service (which per their information also included their provision of one year's registered agent service), including a corporate kit.

On November 8, 2002, after 9:00 AM PT, I received a call from CorpAmerica, Inc. acknowledging their: receipt of my faxed directive; filing of my corporation on my behalf; and charging of my credit card for payment of their incorporation service, including corporate kit. As I found out in the days, weeks and month to follow, CorpAmerica, Inc., filed an unusual type of corporation called a "close corporation", which I had never heard of prior to their call. According to the Certificate of Incorporation, it is a "close corporation" in so far as it can have only a limited number of shareholders and its stock cannot be publicly traded or advertised. Also, the Certificate of Incorporation did not explicitly state my corporation's purpose, instead stating, "the purpose of the corporation is to engage in any lawful act or activity...".

In speaking with both the State of Delaware Division of Corporations and the IRS, in order to understand what a "close corporation" is, and whether it is suitable for me, I was informed by the DCSD that a typical "stock corporation" would be more suitable, since I want to be able to go forward in an open, growing, public manner with my PHC corporation. The IRS told me that a "close corporation" is an inheritance or estate planning vehicle, somewhat frowned on by the IRS, but that either a "close" or typical "stock" corporation can serve my general purpose as a PHC, and in either case, to file Form 1120 with Schedule PH. However, from my perspective, I certainly did not have any inheritance or estate planning vehicle in mind. I have no spouse, and no children for whom I would consider to plan, and I don't even think along inheritance or estate planning lines, given I have never made out a will. I have not disclosed my corporation, except to the SDDC, IRS, CorpAmerica, American Express. I have not bequeathed, assigned, transferred, sold or hypothecated any shares to any person or entity.

October 2, 2003 **EIN Operations** Internal Revenue Service Center Philadelphia, PA 19255 via fax: (215) 516-3990 page 5 of 7

In fact, the Certificate of Incorporation, as filed by CorpAmerica, Inc., doesn't list my name. That manner of indirect or covert incorporation certainly is neither my style nor does it in any manner reflect the clear, straight-forward, and open set of information contained in my incorporating directive. Naturally, I was severely miffed, and at loss to feel satisfied, by the incorporation service rendered on my behalf and at my expense, by CorpAmerica, Inc. Further, into 2003, CorpAmerica, Inc. had failed to mail me the Annual Franchise Tax Report for 2002, which the State of Delaware sent to its Delaware incorporating agents late in 2002. I brought such matters to the attention of the State of Delaware Division of Corporations. I faxed directly to the State of Delaware Division of Corporations on 12/31/02, therein asserting my sole ownership and control of my corporation, my stated purpose of my corporation of 11/7/02, and my entry into my corporate record of my own set of by-laws, and my right to amend, etc. the corporation as I deemed fit. The SDDC confirmed their receipt thereof to me.

In January 2003, I ordered, paid for, and received (postmarked Feb. 4, 2003), a SDDC certified copy of the Certificate of Incorporation of 11/8/02 9:00 AM ET, from the SDDC, addressed and mailed directly to me: David Andrew D'Zmura, P. O. Box 2541, Palm Desert, CA 92261. In response to my concern that I had yet to receive the 2002 Annual Franchise Tax Report via CorpAmerica, Inc., the SDDC had the decency and courtesy to re-mail it, to me directly at my P. O. Box 2541 address, bearing the postmark mailing date of Jan. 27, 2003. In February 2003, (and again, in September 2003), the SDDC confirmed that my corporation was in good standing with the State of Delaware. And thus, on February 27, 2003, after discussion with the IRS, I applied for, and was assigned, EIN #25-1904094 for my PHC corporation, in direct-dial call from me, from my home phone, with the IRS EIN number telephone service:

Name of Individual for whom EIN is requested:

David Andrew D'Zmura

Social Security Number of Individual:

165-54-6462

Type of EIN Entity:

Personal Holding Company Corporation

Name of EIN Entity Corporation:

TETRAGRAMMATON, INC.

Type of IRS Filing:

Corporate Form 1120, with Schedule PH

Nature of Activity:

my Personal Holding Company (PHC) Corporation

Product or Activity:

Holding of my Intellectual and Copyright Properties

Sole Director, Sole Officer/Sole Shareholder/Sole Owner: David Andrew D'Zmura

Employees (prior, current, projected):

None

Executor, Trustee, Care/of:

myself, David Andrew D'Zmura

Third Party Designee:

None

Mailing Address: c/oDavid Andrew D'Zmura; P.O. Box 2541; Palm Desert, CA 92261

Business Telephone: None

Delaware Registered Address: DE registered agent at 30 Old Rudnick Lane, Dover, DE

Date Entity Started:

Incorporated 11/8/02, at my express directive of 11/7/02

Reason for Applying for EIN: my PHC for my intellectual and copyright properties.

October 2, 2003 EIN Operations Internal Revenue Service Center Philadelphia, PA 19255 via fax: (215) 516-3990 page 6 of 7

On February 28, 2003, I filed the State of Delaware Annual Franchise Tax Report for my PHC Corp., TETRAGRAMMATON, INC., by USPS Express Mail to the State of Delaware Division of Corporations. I enclosed my personal check for \$50, which paid the franchise tax of \$30 and the annual filing fee of \$20. The SDDC confirmed in my phone call to them that my mailing of the AFTR and payment of \$50 was received accurately and timely.

...

In the first part of March 2003, I received an IRS Notice, number of notice CP 575 A, dated 3/6/03, "We Assigned You an Employer Identification Number (EIN)", addressed to:

TETRAGRAMMATON INC c/o DAVID ANDREW DZMURA PO BOX 2541

PALM DESERT CA 92261. This notice cited my EIN #25-1904094.

This notice said that, based on Form SS-4, I must file Form 1120 by the date of 03/15/2004. The date for filing 1120 made little sense to me, given my incorporation date of Nov. 8, 2002. So, I phoned the IRS, and was advised by the IRS that I should file 1120, with Schedule PH, on or by 3/17/2003, for tax year 2002. That notice is one of only two pieces of correspondence from the IRS which I have received regarding my PHC Corp., its EIN, or its 2002 tax return, which I filed, comprising Form 1120 and Schedule PH, which I prepared, signed and mailed, by certified USPS first-class mail postmarked 3/17/03, to IRS, Cincinnati, Ohio, 45999-0012. I also received a Federal Tax Deposit Coupon Book (FTDCB), this past Spring, addressed to

TETRAGRAMMATON INC c/o DAVID ANDREW DZMURA PO BOX 2541 PALM DESERT CA 92261,

mailed from IRS, 1973 N. Rulon White Blvd., Ogden, Utah 84201-0053, but with the FTDCB showing IRS Center, Holtsville, NY 00501 as the responsible IRS address for any FTD's.

In the first months of 2003, the SDDC and I discussed options which I could take to rectify the incorporation as filed by CorpAmerica, Inc. on 11/8/02 at 9:00 AM ET. I was told that I had two options: 1) file a corrected certificate of incorporation which would override and remove the CorpAmerica version, whereby the corrected one would be operative at the moment of incorporation; or 2) file a dissolution of the corporation, based upon grounds as either before initiating business activity or before issuing shares. To date, I have filed neither.

As I related to Mr. Murray, when he inquired on the topic, I have never been to the Delaware registered agent's address at 30 Old Rudnick Lane, nor do I utilize their services or address in any capacity. Following on the conduct and attitude of their staff late last Fall and to the year-end Holidays, which included threats of suing me if I did not accept their filing, I have not relied upon them to provide, nor have they provided, any registered agent services within a year of service which I paid them to provide, other than mis-filing my clear directive.

October 2, 2003 EIN Operations Internal Revenue Service Center Philadelphia, PA 19255 via fax: (215) 516-3990 page 7 of 7

In the nine months of this year, I have not heard from them, nor have I received any correspondence or contact via the Delaware registered agent, CorpAmerica, Inc., Dover, DE. I can only assume, that, as I have not utilized the corporation for any external business purpose, nor publicly or privately revealed its existence, that there has been no correspondence received by the registered agent for my corporation, and certainly, since they are not empowered to do so, that the registered agent has not conducted, or attempted to conduct, any business, activity or communication respective my corporation on their own or with any party at any time. For these reasons, I agree with IRS representative Mr. Murray that the registered agent, CorpAmerica, Inc., and its physical Delaware address should be removed from my EIN's data. Please remove the Delaware address of 30 Old Rudnick Lanc, Dover, DE from the record. As I do not have a business street address, please leave the field for a business location or street address empty after removing the Dover, DE registered agent's address. Please continue to keep my mailing address for my PHC Corp., EIN #25-1904094, as I filed its EIN and 1120:

TETRAGRAMMATON, INC. c/o David Andrew D'Zmura P.O. Box 2541 Palm Desert, CA 92261.

I would welcome your considered and expert opinion or advise with respect to what, if any, further steps or procedures I should take with respect to my PHC Corporation. Tetragrammaton, Inc., EIN #25-1904094. Please also let me know if there is anything you think I should do now, or possibly, do differently in the future. Please feel free to call or write me, if you should have any questions, or require further information, on any of these matters.

Thank you.

Sincerely.

David Andrew D'Zmura

Social Security Number:

165-54-6462

Sole Proprietor, Sole Officer: EIN #47-0891916

Sole Owner, Sole Director, Sole Officer, Sole Shareholder: EIN #25-1904094

David Andrew D'Zmura P. O. Box 2541 Paim Desert, CA 92261 Tel./Fax: (760) 200-2581

November 4, 2003

EIN Operations Internal Revenue Service Center Philadelphia, PA 19255

via fax: (215) 516-3990

re: follow-up to my fax of October 2, 2003, to your fax number: (215) 516-3990

Re: my EIN registered entities, #47-0891916 and #25-1904094

Dear Madam or Sir:

On October 2, 2003, at about 1:20 AM Pacific Time, I faxed your office a seven-page letter addressing my two EIN registered entities, #47-0891916 and #25-1904094, from my home phone number (760) 200-2581 and using my home phone/fax machine. The transaction report at my end confirmed this transmission as "OK" and identified your fax as the recipient.

In the period since my fax to you, I have not heard any response or reply to my fax. Today, I spoke with IRS representative, Ms. Fitzpatrick, IRS 17-03829, who reviewed the records pertaining to my two EIN registered entities, and suggested that I follow-up by fax. From the information which she provided me by phone today, I understand that my fax letter has been received and assigned by the IRS, with respect to my EIN #47-0891916, however, that my fax letter has not been associated with respect to my EIN #25-1904094. Please do so.

Further, please promptly remove any reference to any Candlewood Street, Palm Desert, CA address with respect to either of my two EIN registered entities. As I clarified in my fax of 10/2/03, I did not have, nor do I have, any "business location" at that address. I lived briefly at 74-176 Candlewood Street, Apt. 8, Palm Desert, CA 92260, 8/02 to 4/03, but did not have any business location operating, nor any business phone, nor any "home office". Also, please attach and assign my fax of 10/2/03 to my #25-1904094, and correct its records.

I would appreciate your reply by fax, to my home fax given above, (760) 200-2581, acknowledging this fax letter. I do not have any other contact phone or fax numbers. I would appreciate your soonest consideration, action, and response to my fax of 10/2/03. Thank you.

Sincerely,

David Andrew D'Zmura

cnc. my letter of October 2, 2003, which I faxed to you on October 2, 2003 at 1:20 AM PT

IRS Department of the Treasury

PHILADELPHIA PA 19255-0038

In reply refer to: 0533059199 Dec. 12, 2003 LTR 147C 25-1904094 000000 00 000 01189

BODC: SB

TETRAGRAMMATON INC % DAVID ANDREW DZMURA PO BOX 2541 PALM DESERT CA 92261-2541413

Employer Identification Number: 25-1904094

Dear Taxpaver:

Thank you for the inquiry dated Nov. 04, 2003.

Per your request, we have removed the location address on your account. Should you have any additional questions, please contact our Customer Service.

If you have any questions, please call us toll free at 1-800-829-0115,

If you prefer, you may write to us at the address shown at the top of the first page of this letter.

Whenever you write, please include this letter and, in the spaces below, give us your telephone number with the hours we can reach you. Also, you may want to keep a copy of this letter for your records.

Telephone Number ()_____ Hours____

We apologize for any inconvenience we may have caused you, and thank you for your cooperation.

Until El forto

William Mesure Operations Mgr., Accounts Mgt. I

Enclosure(s):
Capy of this letter

IRS Department of the Treasury Internal Revenue Service

PHILADELPHIA PA 19255-0038

In reply refer to: 0533059199
Dec. 12, 2003 LTR 147C
47-0891916 000000 00 000
01190

BODC: SB

DAVID ANDREW DZMURA
PD BOX 2541
PALM DESERT CA 92261-2541413

Employer Identification Number: 47-0891916

Dear Taxpayer:

Thank you for the inquiry dated Nov. 04, 2003.

Per your request, we have removed the location address from your account. Should you have any other questions, please contact our Customer Service.

If you have any questions, please call us toll free at 1-800-829-0115.

If you prefer, you may write to us at the address shown at the top of the first page of this letter.

Whenever you write, please include this letter and, in the spaces below, give us your telephone number with the hours we can reach you. Also, you may want to keep a copy of this letter for your records.

Telephone Number ()_____ Hours_____

We apologize for any inconvenience we may have caused you, and thank you for your cooperation.

with E fine

William Mesure Operations Mgr., Accounts Mgt. I

Enclosure(s):
Copy of this letter

Separtment of the Treasury Internal Revenue Service

TOOL POST 506 Enffelo, NY 14225 In reply refer to: 0150338082 October 16, 2003 LTR 387(ICP) SB 165-54-6462 199912 1040 ACC'T 000

TANKE A DEMURA 78650 AVE 42 APT 810 EERMIDA DINES, CA 92201-1356 100

> Pagpayer Identification Number: 165-54-6462 Tax Period(s): December 31, 1999

> > Form: 1040 ACC'T

Imen Telepayor's

Thank you for your inquiry of October 16, 2003.

We have emplosed the record of accounts you requested. Please examine your records and let us know about any difference you find.

If you have any questions, please call us toll free at 1-809-829-8374.

If you prefer, you may write to us at the address shown at the top of the first page of this letter.

Sincerely,

Pamela M. Barry Chief, Accounts Management Division

Emclosume(s): Record of accounts

PAGE NO-0001

IRS EMPLOYEE 0150338082

DATE REQUESTED 10-16-2003

PRINT DATE 10-16-2003

FORM NUMBER: 1040

TAX PERIOD: DEC 1999

TAXPAYER IDENTIFICATION NUMBER: 165-54-6462

DAVID A DZMURA

78650 AVE 42 APT 810

BERMUDA DUNES

CA 92201-1356-100

BODC-SB BODCLC-V

--- ANY MINUS BELOW SIGNIFIES A CREDIT AMOUNT ---

ACCOUNT BALANCE:

0.00

ACCRUED INTEREST: ACCRUED PENALTY: 0.00 AS OF 10-27-2003

AS OF 10-27-2003 0.00

ACCOUNT BALANCE PLUS ACCRUALS:

0.00

** EXEMPTIONS: 01

**FILING STATUS: SINGLE

** ADJUSTED GROSS INCOME: 17,608.00

10,558.00 ** TAXABLE INCOME: 3,140.35 TAX PER RETURN:

SE TAXABLE INCOME TAXPAYR: 10,158.00

** SE TAXABLE INCOME SPOUSE: 0.00

1,554.00 TOTAL SELF EMPLOY TAX:

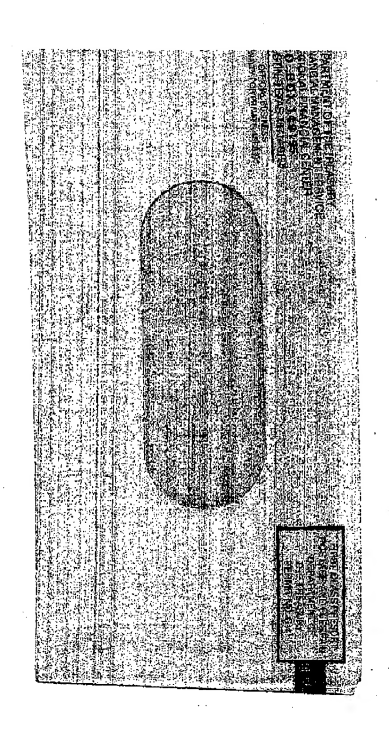
** PER RETURN OR AS ADJUSTED

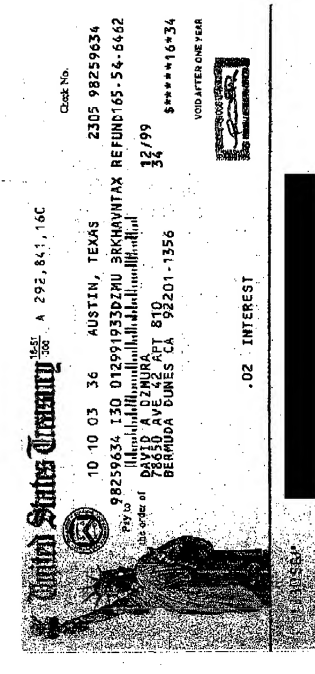
10-20-2000 RETURN DUE DATE OR RETURN RECEIVED DATE (WHICHEVER IS LATER)

11-27-2000 PROCESSING DATE

TRANSACTIONS

			MONEY AMOUNT
CODE	EXPLANATION	DATE	(IF APPLICABLE)
	RETURN FILED AND TAX ASSESSED	11-27-2000	3,140.35
	19221-302-30806-0		400.50
808	CREDIT FROM WITHHELD TAXES & EXCESS FICA	04-15-2000	493.60-
460	EXTENSION OF TIME TO FILE	04-15-2000	
	EXT. DATE 08-15-2000		
460	EXTENSION OF TIME TO FILE	04-15-2000,	
	EXT. DATE 10-15-2000		105.87
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670	SUBSEQUENT PAYMENT	01-22-2001	57.00-
	SUBSEQUENT PAYMENT	02-26-2001	100.00-
670		03-26-2001	100.00-
670		04-24-2001	100.00-
	SUBSEQUENT PAYMENT	05-24-2001	100.00-
670		06-25-2001	100.00-
	SUBSEQUENT PAYMENT	07-20-2001	100.00-
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Day: Monday Date: 1/12/2004 Time: 13:07:46

Continuity Information for 09/849582

Parent Data

09849582

is a continuation in part of PCT/US00/28838 International Filing Date: 10/18/2000

is a continuation in part of 09421192

Which is a continuation in part of <u>09421192</u>

Which is a continuation in part of <u>08883753</u>

Claims Priority from Provisional Application 60212694

Claims Priority from Provisional Application 60208580

Claims Priority from Provisional Application 60207450

Claims Priority from Provisional Application 60207415

Claims Priority from Provisional Application 60207310

Claims Priority from Provisional Application 60206603

Claims Priority from Provisional Application 60206536

Claims Priority from Provisional Application 60205290

Claims Priority from Provisional Application 60202038

Which Claims Priority from Provisional Application 60189332

Which Claims Priority from Provisional Application 60181502

Which Claims Priority from Provisional Application 60172651

Which Claims Priority from Provisional Application 60158065

Which Claims Priority from Provisional Application 60144056

Which Claims Priority from Provisional Application 60040442

Child Data

10671415 is a division of 09849582

10681356 is a division of 09849582

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10681363 is a division of 09849582

10681364 is a division of 09849582

10681365 is a division of 09849582

10681366 is a division of 09849582

Appln Info

Contents

Petition Info

Atty/Agent Info

Continuity

Foreign Data

Inventors

Data



PALM INTRANET

Day: Monday Date: 1/12/2004 Time: 16:00:17

Continuity Information for 09/849582

Parent Data

09849582

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10681366 is a division of 09849582

Appln Info

Contents

Petition Info

Atty/Agent Info

Continuity

Foreign Data

Inventors

Data

eb

1/24/04 PALM INTRANET

Page 1 o

Day: Monday Date: 1/26/2004 Time: 14:33:08

Content Information for 09/849582

Search Another: Application# Search or Patent# Search PCT/ Search or PG PUBS# Search Attorney Docket # Search Same is the OOPS

Bar Code # Search					
Applin Info Co	ntents 🧾	Petition Info	Atty/Agent Info Continuity Data Foreign Data Inventors		
Date	Status	Code	Description		
01/13/2004			PETITION ENTERED		
01/12/2004		PET.	PETITION ENTERED		
11/17/2003		PTDI	PETITION DECISION - DISMISSED		
11/12/2003		PREV	PETITION TO REVIVE APPLICATION - GRANTED		
10/10/2003		PET.	PETITION ENTERED		
10/10/2003		PET.	PETITION ENTERED		
11/12/2003		PTDI	PETITION DECISION - DISMISSED		
10/10/2003		PET.	PETITION ENTERED		
09/08/2003	94	IFEE	ISSUE FEE PAYMENT RECORDED		
09/22/2003		PTDI	PETITION DECISION - DISMISSED		
09/08/2003		PET.	PETITION ENTERED		
08/13/2003		R1021	RECEIPT INTO PUBS		
07/23/2003		R1021	RECEIPT INTO PUBS		
07/22/2003		QURF	WORKFLOW - QUERY REQUEST - FINISH		
07/22/2003		R1021	RECEIPT INTO PUBS		
06/25/2003		QURI	WORKFLOW - QUERY REQUEST - BEGIN		
06/09/2003		SENT	WORKFLOW - FILE SENT TO CONTRACTOR		
06/05/2003	93	R1021	RECEIPT INTO PUBS		
06/04/2003		D1220	DISPATCH TO PUBLICATIONS		
06/02/2003	92	MN/=.	MAIL NOTICE OF ALLOWANCE		
06/02/2003	90	N/=.	NOTICE OF ALLOWANCE DATA VERIFICATION COMPLETED		
06/02/2003		DOCK	CASE DOCKETED TO EXAMINER IN GAU		
06/02/2003	89	CNTA	NOTICE OF ALLOWABILITY		
03/27/2003		FWDX	DATE FORWARDED TO EXAMINER		
03/24/2003	71	A	RESPONSE AFTER NON-FINAL ACTION		
03/12/2003		PTDE	PETITION DECISION - DENIED		
02/19/2003			PETITION ENTERED		
12/27/2002	41		MAIL NON-FINAL REJECTION		
12/24/2002	40	CTNF	NON-FINAL REJECTION		

10/15/2002		FWDX	DATE FORWARDED TO EXAMINER
10/02/2002	71	ELC.	RESPONSE TO ELECTION / RESTRICTION FILED
09/10/2002	41	MCTRS	MAIL RESTRICTION REQUIREMENT
09/03/2002	40	CTRS	REQUIREMENT FOR RESTRICTION / ELECTION
08/19/2002		C.AD	CORRESPONDENCE ADDRESS CHANGE
08/06/2002		A.PE	PRELIMINARY AMENDMENT
07/24/2002		C.AD	CORRESPONDENCE ADDRESS CHANGE
04/09/2002		A.PE	PRELIMINARY AMENDMENT
04/09/2002		DOCK	CASE DOCKETED TO EXAMINER IN GAU
01/08/2002		A.PE	PRELIMINARY AMENDMENT
01/04/2002	30	DOCK	CASE DOCKETED TO EXAMINER IN GAU
11/15/2001		TI1050	TRANSFER INQUIRY TO GAU
10/24/2001	20	OIPE	APPLICATION DISPATCHED FROM OIPE
10/24/2001		COMP	APPLICATION IS NOW COMPLETE
10/24/2001		C.AD	CORRESPONDENCE ADDRESS CHANGE
08/29/2001		INCD	NOTICE MAILEDAPPLICATION INCOMPLETEFILING DATE AS
08/20/2001		C.AD	CORRESPONDENCE ADDRESS CHANGE
08/20/2001		C.AD	CORRESPONDENCE ADDRESS CHANGE
05/11/2001		SCAN	IFW SCAN & PACR AUTO SECURITY REVIEW
05/05/2001	19	IEXX	INITIAL EXAM TEAM NN

Appin Info Contents Petition Info Atty/Agent Info Continuity Data Foreign Data Inventors

To go back use Back button on your browser toolbar.

Back to $\ \underline{PALM}\ |\ \underline{ASSIGNMENT}\ |\ \underline{OASIS}\ |\ Home\ page$